TOWN OF EXETER, N.H.

WELLHEAD PROTECTION PROGRAM/

1995

This report was funded in part by a grant from the Office of State Planning, New Hampshire Coastal Program, as authorized by the National Oceanic and Atmospheric Administration (NOAA), Grant Award Number NA370Z0277.

TD 224 .E92 T69 1995





DRAFT: JUNE 1995

APPLICATION FOR GROUNDWATER RECLASSIFICATION TOWN OF EXETER, NEW HAMPSHIRE

The Town of Exeter is requesting to reclassify all of the Town's groundwater resources to the GAA classification. The primary reasons for requesting a GAA classification are as follows:

- The Town's populace is almost entirely dependent on groundwater resources for their drinking water.
- As is typical of municipalities with a diversified tax base, Exeter contains many businesses
 which use potentially hazardous substances during their normal course of operation. The
 Town wants to ensure that these businesses are operating in a manner which does not
 threaten Exeter's groundwater resources.
- The Town of Exeter would like to develop a more pro-active approach to protect is natural resources, with particular emphasis on its groundwater resources.

In accordance with the Reclassification Check Sheet for GAA and GA1 Areas, as prepared by the Department of Environmental Services, the following information is provided:

1. DES Request form for Groundwater Reclassification to GAA (420.03-a)

See attached form signed by Town Manager George Olson and a copy of the minutes of the June 19, 1995 meeting of the Exeter Board of Selectmen. At this meeting the Board of Selectmen voted to proceed with the implementation of the Wellhead Protection Program.

2. WHPA Delineation

y"

See attached WHPA delineation, prepared by DES employee, Judy Malone, and a GIS map, prepared by the Rockingham Planning Commission GIS Specialist. This WHPA delineation indicates 4,000 foot radii around Skinner Springs well, which is located in Stratham, New Hampshire, and around Gilman, Stadium and Larry's Lane wells, which are all located in Exeter, New Hampshire.

The accompanying Phase I Wellhead Protection Area (WHPA) Maps for Exeter's Skinner Springs well in Stratham, and the Gilman, Stadium and Larry's Lane wells in Exeter show the political boundaries of Exeter, the well locations for all Exeter public active water sources in the adjacent communities of Stratham and Kensington, the local road network, all existing tax parcels, the well locations for all public active water sources in the Town of Exeter, the stratified drift aquifers, and the Potential Contamination Sources (PCSs) identified in the inventory. The political boundaries and road network as they appear on the maps are based on information obtained from the State's GRANIT system. The GRANIT system can provide GIS-based coverages for local road networks and political boundaries based on the USGS 7.5 series of topographic maps.

Exeter Wellhead Protection Program Reclassification/ Management Plan Page 2.

Description of Informational Meeting

The informational meeting was advertised in the <u>Exeter Newsletter</u> on Tuesday, June 20 and June 27, 1995. Notices were posted at least 10 days in advance of the meeting at the Shaws Market in Stratham, the Exeter Town Library and in the Exeter Town Offices. (See attachments of legal notice and public notice)

The meeting was held on Tuesday, June 27, 1995 at 7:30 pm. in the Exeter Town Offices. The meeting was held in the Nowak Room, which is located on the second floor. There were over twelve people in attendance at the meeting. The following people were present:

Keith Noyes	Director of Public Works	Town of Exeter
George Olson	Town Manager	Town of Exeter
P. J. Hoyt	Exeter & Hampton Electric	Exeter/Kensington
Brian Comeau	Assistant Fire Chief	Town of Exeter
Jean and Ralph Pynn	Pynn's Auto	Portsmouth Ave, Stratham
David O'Brian	Exeter & Hampton Electric	Exeter/Kensington
Jerrold DuPont	Toyota- Portsmouth Ave	Exeter
Sarah Pillsbury	NHDES	Concord
Debbie Soule	HNDES	Concord
Betsy Ware	RPC	Exeter :
George Bragg	Phillips Exeter Academy	Exeter
representatives from the	ne Exeter Newsletter, Portsmou	th Herald and Foster's Daily Democrat

The meeting was divided into three components: an introduction and a project overview from

the Rockingham Planning Commission; an overview of the State's Wellhead Protection Program by DES representative; and, finally, a question and answer period.

It was noted at this meeting that the Town of Exeter matched a \$3,750. New Hampshire Office of State Planning Coastal Program Grant. It was also noted that the community of Exeter would save approximately \$5,000 to \$10,000. per year in costs savings if the groundwater was reclassified and the Town of Exeter started a monitoring program.

Exeter Wellhead Protection Program Reclassification/Management Plan Page 3.

4. PCS Inventory Report

Inventory inspections were conducted by Town of Exeter Assistant Fire Chief/Health Officer Brian Comeau and RPC senior planner Betsy Ware in June and July, 1995. These inspections were completed in accordance with Env.-Ws 420.10 to confirm the existence of and/or activity of PCSs within the wellhead areas. Inventory sheets, prepared by the N. H. Department of Environmental Service, were used to determine whether a site was using regulated substances and was a Potential Contamination Source (PCS). Property managers and/or owners were requested to complete the inventory on the inventory sheets- indicating the type and quantity of regulated substances used and stored on the property. Detailed questions were asked regarding the storage, use, and disposal of all regulated substances.

These inspections also were conducted to confirm the operation of PCSs indicated in the attached 1993 Town of Exeter Water Management and Protection program. This plan includes mapping of PCSs for the Town of Exeter, locations of wells and aquifers. (It should be noted that the locations of wells in this report is inaccurate and that the locations of wells shown on the wellhead protection areas are accurate.)

The inventory of potential contamination sources (PCSs) for the 1993 study was based on State data bases as well as on field work conducted by the Rockingham Planning Commission. The inventory includes the site address, tax map and lot number, property owner and address, site contact person and an identification of the potentially hazardous activity in question. Presented below are the sources used to develop the potential contamination source inventory.

- A. The DES Groundwater Protection Bureau provided access to several data bases including: sites listed in their groundwater hazard inventory, holders of Groundwater Discharge Permits, sites containing underground storage tanks (USTs), State-permitted solid waste facilities, Superfund sites and those facilities regulated under the Resource Conservation and Recovery Act (RCRA).
- B. The DES Water Supply and Pollution Control Division (WSPCD) provided the RPC with a list of the region's National Pollution and Discharge Elimination System (NPDES) permit holders. Four NPDES permit holders were identified in Exeter.
- C. The Toxic Release Inventory data sheets on file with the Town's Health Officer were reviewed.
- D. The RPC compiled a list, based on a windshield survey, the Exeter Water Resources Management and Protection Plan and reviewing the Town's tax maps, of potential

Exeter Wellhead Protection Program Reclassification/Management Plan Page 4.

contamination sources (PCSs)

A draft list of potential contamination sources was compiled from the above data sources. A detailed inventory, which includes estimates of the type and quantities of regulated substances used and/or generated as waste materials is in the process of being prepared based on the inventory inspections. Once the State has approved the Town's management plan further detail will be obtained and provided.

No inspections were conducted by Exeter officials in the towns of Stratham or Kensington. Inspection reports for properties within the Town of Stratham are in the process of being obtained from the Town of Stratham Code Enforcement Officer, who has been conducting inspections and reports for the Stratham Wellhead Protection Program. Since there have not been any PCSs identified in Kensington, inspections were not necessary. The attached letters sent to both Stratham and Kensington indicate that the Town of Exeter is eager to establish a cooperative agreement for WHPA inspections with each of these communities.

The attached Town of Exeter Water Management and Protection Program, with associated maps, include the locations of the PCSs. While generally accurate, these maps are being further checked to confirm whether more PCSs exist in the WHPAs.

5. Potential Contamination Source Management Plan (420.12 and RSA 485-C:8)

The Wellhead Protection Program's management plan essentially consists of the Town of Exeter's plans for managing the potential contamination sources (PCSs) located within the reclassified area. The management plan for the Town of Exeter's Wellhead Protection Program will involve the following tasks:

- A. The update of the potential contamination source inventory will occur at least once every three years and will be based on the Public Works Department and the Health Department's records for the previous year, as well as the building permit and occupancy/use permit records maintained by the Building Inspection Departments in the Town of Exeter, the Town of Kensington and the Town of Stratham.
- B. The owners of Exeter's potentially hazardous land uses will be notified by the Town that their business is located within a wellhead protection area. This letter will include a statement that the activities of the identified business fall under the State's definition of a potential groundwater contamination source (as defined by RSA 485-C). The letter will inform the business owner of the need to comply with the State's Best Management Practices administrative rules (Env-Ws 421). A set of these regulations, as well as public information,

Exeter Wellhead Protection Program Reclassification/Management Plan Page 5.

will be included with the letter. It should be noted that as inventory inspections to PCSs have been made, the Exeter Assistant Fire Chief and RPC Senior Planner Betsy Ware have been providing copies of the <u>Best Management Practices (Part Env-Ws 421)</u>, the Dos and Don'ts Flyer and the DES Fact Sheet on Groundwater Reclassification to these businesses.

The letter will also inform the owner that any unpermitted discharges to the groundwater, or contamination of groundwater, are illegal under RSA 485-A:13 and Env-Ws 410.

The letter will also indicate that representatives from the Town will be scheduling Best Management Practices (BMP) compliance inspections in the near future, and the name and telephone number of the local contact person, who can answer specific questions relating to Exeter's Wellhead Protection Program (At present it will be the Assistant Fire Chief/Code Enforcement Officer, Brian Comeau and Public Works Director Keith Noyes). This letter will essentially be the "Sample Letter to Property Owners" included within the <u>Model Health Ordinance to Implement a Wellhead or Groundwater Protection Program</u>, prepared for DES by the New Hampshire Office of State Planning. This sample letter will be modified to delete all references to a local health ordinance and a more direct reference will be made to the Town 's Wellhead Protection Program.

- C. Best Management Practices (BMP) compliance inspections for the Potential Contamination Sources (PCSs) located within the Wellhead Protection Areas (WHPAs) will be scheduled at least once every three years. The Exeter Health Department would, however, like to take a more pro-active role in the protection of its water supplies and, therefore, may inspect more frequently if necessary or as time permits. The municipal inspection will make use of the "Potential Contamination Source Inspection Form" as presented in the document, Model Health Ordinance to Implement a Wellhead or Groundwater Protection Program, prepared for DES by the New Hampshire Office of State Planning.
- <u>D.</u> New businesses which are subsequently added to the inventory will have their inspection cycle begin within the first year of their operation. The Health Department will inform new businesses operating within the Wellhead Protection area of the need to comply with the State's BMP administrative rules, and the necessity of periodic BMP compliance inspections. Portsmouth's Inspection Department will inform new businesses of the City's Wellhead Protection Program when they apply for a building permit, an occupancy/use permit and/or a permit to store or use substances which come under applicable state and/or local laws.
- <u>E</u>. The City shall provide written notice of BMP violations to the owner of the potential contamination source within thirty (30) days of the date of the BMP compliance inspection.

- <u>F.</u> Inability to gain access to a potential contamination source for the purpose of conducting a BMP compliance inspection shall be reported by the Exeter Health Department to the DES Water Supply and Pollution Control Division.
- G. BMP educational materials will be provided to agricultural operations which are not included in the active management plan. All agricultural operations shall be inspected and monitored by the New Hampshire Department of Agriculture for compliance with their agricultural Best Management Practices.

Initial BMP compliance inspections will begin in late 1995.

attachments
d:\towns\exeter\admin\reclass

REOUEST FOR RECLASSIFICATION FORM



Date: June 30, 1995
Local Entity: Town of Exeter, New Hampshire
Address: 10 Front Street, Exeter, New Hampshire
Contact Person: Brian Comeau, Health Officer Phone: 778-0591
We request reclassification of groundwater to: CIRCLE ONE
GAA GA1
The groundwater protection area to be reclassified is located in:
Exeter, Stratham and Kensington, New Hampshire
(name(s) of municipality(ies))
The name(s) of the 7.5' USGS quadrangle map(s) showing the proposed groundwater classification:
Exeter
The following are attached to this form: (please check)
1. Wellhead Protection Area Delineation (GAA) (X) OR
Definition of High Value Groundwater (GA1) ()
 Potential Contamination Source Inventory (X) Potential Contamination Source Management Plan (X)
J. Totalian Containination Source Wianagement Flatt (")
If the local entity is a town or city, the local governing body (Board of Selectmen, City or Town Council), shall indicate its concurrence with this proposal by signing below:

Submit to: New Hampshire Department of Environmental Services
Attn.: Wellhead Protection Program
P.O. Box 95, 6 Hazen Drive

TOWN MANAGER

Concord, N.H. 03301

raised at Town Meeting. The difference between the \$13,500 and the reduced building cost of \$15,907 would be taken out of the Park and Recreation Building emergency maintenance fund.

Chairman Rowe asked how much of a saving would be associated with building a monolithic slab foundation rather than a freeze wall. Mr. Olson responded that Mr. Lambert stated \$300. Mr. Rowe felt that there should be a greater savings than \$300.

Mr. Binette questioned the condition of the building after 6 months without siding. Mr. Olson stated that Mr. Lambent did not feel that there would be a problem. Mrs. Stanley Jones suggested that Mr. Lambert should be asked to warranty the condition of the building without siding for 6 months. Mr. Olson agreed to bring this matter up with Mr. Lambert. Chairman Rowe suggested that "Texture 111" plywood be used in that it was weatherproof and looked better that plain plywood. Mrs. Stanley Jones asked about additional cost. Chairman Rowe stated that it would not be much more expensive.

Mr. Binette suggested that Mr. Lambert be asked to look again at the savings associated with a monolithic slab v. a freeze wall, putting up Texture 111 siding and warranting the structure for the period it did not have siding. Mr. Scafidi expressed his concern over pushing too hard in this matter since Mr. Lambert could refuse to address the issues raised and no building would be built or the Board would have to go back an bid the structure again.

Moved by Mr. Scafidi, second by Mrs. Stanley Jones to ask Mr. Lambert to confirm the possible savings associate with a monolithic slab foundation, the cost of using Texture 111 plywood and his willingness to warranty the condition of the building prior to his placing the siding on the structure. SO VOTED

6. Action on amendment to Water and Sewer Advisory Committee policy

Moved by Mr. Scafidi, second by Mr. St. Amour to amend the Water and Sewer Advisory Committee policy on adjustments to delete the words 'Property owners are allowed one adjustment per meter and' so that the sentence reads 'Proof of repair must be provided along with the request for adjustment' SO VOTED

7. Presentation on Wellhead Protection Program

Chairman Rowe asked Mr. Olson to address the issue. Mr. Olson explained that this program was first brought before the Board several years ago in anticipation of

receiving financial assistance to get the program underway. Unfortunately at that time the grant application was not successful but this year grant money was received and that the Rockingham Planning Commission was working on the project. Betsy Weare of the RPC was here tonight to go over the program with the Board in anticipation of a public hearing set for the 27th.

Ms. Weare approached the mike and explained the program stressing that the Town will experience considerable savings each year since it will have to test well water from the site only once a year rather than 4 times a year as is now required by the State. The protection area covers a 4,000' radius from the 4 wells: Stadium, Larry Lane, Skinner Springs and Gilman. The Town will be required to inspect some 25 businesses in the protection areas on a annual basis to insure that best management practices are being used by the businesses in storage of materials that could impact the wells. Chief Carbonneau confirmed that these inspections already take place but not on a routine basis as will be required under the program.

Chairman Rowe suggested that if the program was implemented that the state could condemn a town well for other than a valid reason. Mr. Olson stated that was the current situation and that the state controlled drinking water in the Exeter. He went on to note that the program did not give the state more power than it already had, but rather saved the Town money.

Mrs. Stanley Jones asked if Ms. Weare knew of a town that had turned the program down? Ms. Weare stated that this was only her second program, the first being Portsmouth and that she did not know of a town that had turned down the program. Mrs. Stanley Jones asked if there was any reason the Town should not proceed with the program? Ms. Weare could not think of any since it only made inspections already being done routine and did not add any additional regulations.

Chairman Rowe asked if the state will be controlling the program. Answer yes, they will reclassify wells to allow for only once a year testing,; it will be up to the Town to enforce the program.

Mrs. Stanley Jones stated that the program seemed to be a money saver and not add undo regulations since the regulations involved are already in effect. Moved by Mrs. Stanley Jones, second by Mr. St. Amour to proceed with implementation of the Wellhead Protection Program. SO VOTED



State of New Hampshire DEPARTMENT OF ENVIRONMENTAL SERVICES

6 Hazen Drive, P.O. Box 95, Concord, NH 03302-0095

603-271-3503

FAX 603-271-2867

TDD Access: Relay NH 1-800-735-2964



May 26, 1995

Betsy Ware
Senior Planner
Rockingham Planning Commission
121 Water Street
Exeter NH 03833

Subject: Exeter Water Department Wellhead Protection Area Delineations

Dear Betsy;

The Department of Environmental Services is responding to your requests concerning the Phase I Wellhead Protection Areas (WHPAs) for Exeter Water Department's groundwater sources. Phase I WHPAs are based on available information and represent an approximation of the area from beneath which groundwater is drawn to a well. As new information becomes available, Phase I WHPAs may be modified, if the new information justifies a modification. Since the original Phase I delineations of the Larry Lane and Skinner Spring sources were completed, new information has become available in a report by your commission, "Town of Exeter, Water Resource Management and Protection Plan." You requested a review of the report to learn if the original Phase I WHPAs for those sources could be modified. We reviewed the report and were unable to find justification for modifying the WHPAs. We have modified the Phase I worksheets to include the new report as a source of information. Those worksheets are enclosed.

Also enclosed are the Phase I WHPA worksheets for Exeter Water Department's Stadium and Gilman wells you requested. They are both circles, centered on the wells, with 4000 foot radii. We agree that although these wells are currently inactive including their WHPAs in a protection plan is appropriate because the town anticipates their reactivation sometime in the future.

Guidance for performing a Phase I WHPA is enclosed for your information. Phase I WHPAs are intended to be only an estimate. They are intended for use with management programs consistent with the State's program under the Groundwater Protection Act, RSA 485-C. If a more accurate WHPA is needed then a more sophisticated delineation method should be employed. A more sophisticated method would require further exploration of the aquifer.

Please contact me if you have any questions or would like more information.

Sincerely,

Judith A. Maloney

Groundwater Protection Bureau

I:\gwlib\pds\wellhead\exeter01.jam

WORKSHEET TO ACCOMPANY A PHASE I WHPA DELINEATION	\langle
	`

7/93	
	keviewed 5/95

Town: Exeter		Well Name: Lary Lang Well EPA ID # 0801010-005
Well Type: Overburden_	∠ Bedrock	/ Drilled X Dug Other(specify)
Population Served: 13,000	_ people; Towr	n(s) of Exeter
Well Owner Information:	Name Address Phone #	Town of Exater Water Dept. 10 Front Street. Exater, N.H. 03833 (603) 778-0593
Contact Information:	Name Address	Virgil Harris Whater Plant Supervisor
0	Phone #	
Street Address of Well Lo	ocation (attach i	ocus map): East end of Lary lane, Exeter
∠ USGS map: Quadra Surficial geology ma	angle name(s)	Exeter, N.H Mass. (1:24,000) Dated 1973 Dated Dated Dated Dated 1990 ality Exeter, Lamprey, and Oyster River Basins,") page(s) Dated
maximum y x ₩5£8 Sau Owner/Operators file well log(s)	date iekl_ ibary Survey (d es: date	duration(gpm) Dectober 13/1992) duration
X_ WRD/WMB boring k	ogs: None av	vailable
Other (please list): \(\bigcup_{\text{\ti}\text{\texit{\texi{\texi}\text{\texi}\text{\texi{\texi{\texi}\text{\texi}\text{\texi}\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\tet	Whitman & # TOWN OF I radley, E. and	pward. 1986. Report on Water Supply System for the Exoter, N.H. Available at WSEB! Petersen, R.G. 1962. Sowtheadern free, N.K. Basic-Data. N.H. Water Resources Board. Resource, Management and Protection Plani aning Commission for the Exeter Planning

Lary Lane Well

II. Describe hydrogeologic mapping for upgradient boundary (attach sheet(s) if necessary).

Information Utilized: U.S.G.S. topographic mapping U.S.G.S. aguifer map cattached)

Narrative: Due to the low-lying topography and the likelihood that the aguifer is Confined below a thick layer of marine clay, a 4,000-ft. radius circle was used to delineate the WHPA.

III. Complete the following chart and show calculation using the Uniform Flow Equation to derive the WHPA boundary down and side gradient of the well. Identify all flow boundaries encountered before the calculated distance (attach sheet(s) if necessary).

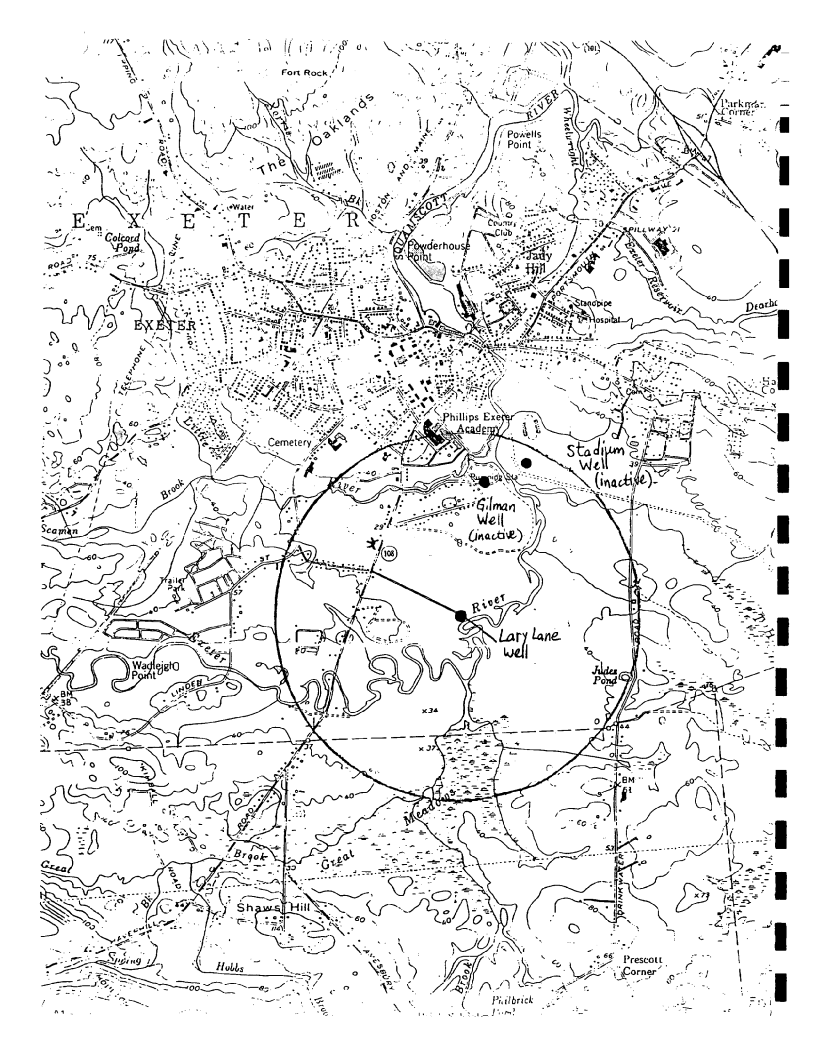
Parameter	Value and Units	Source of Information	
Maximum Pumping Rate	a = 4003pm (= 76,800-	[3/d] Telecomm. w/v. Harris (supt.)(1/22/9	3)
Transmissivity*	T =		
Hydraulic Gradient	i =		
*Specify Hydraulic Conducti	vity and saturated thickness	used if T is calculated	

Show the calculation performed using the Uniform Flow Equation:

Describe any flow boundary identified within the calculated boundary:

Comments:

IV. Attach the delineation and a copy of all information gathered and utilized. Provide a listing of all information submitted.



GEOHYDROLOGIC AND GROUND-WATER-QUALITY DATA FOR STRATIFIED-DRIFT AQUIFTERS IN THE EXETER, LAMPREY, AND OYSTER RIVER BASINS, SOUTHEASTERN NEW HAMPSHIRE

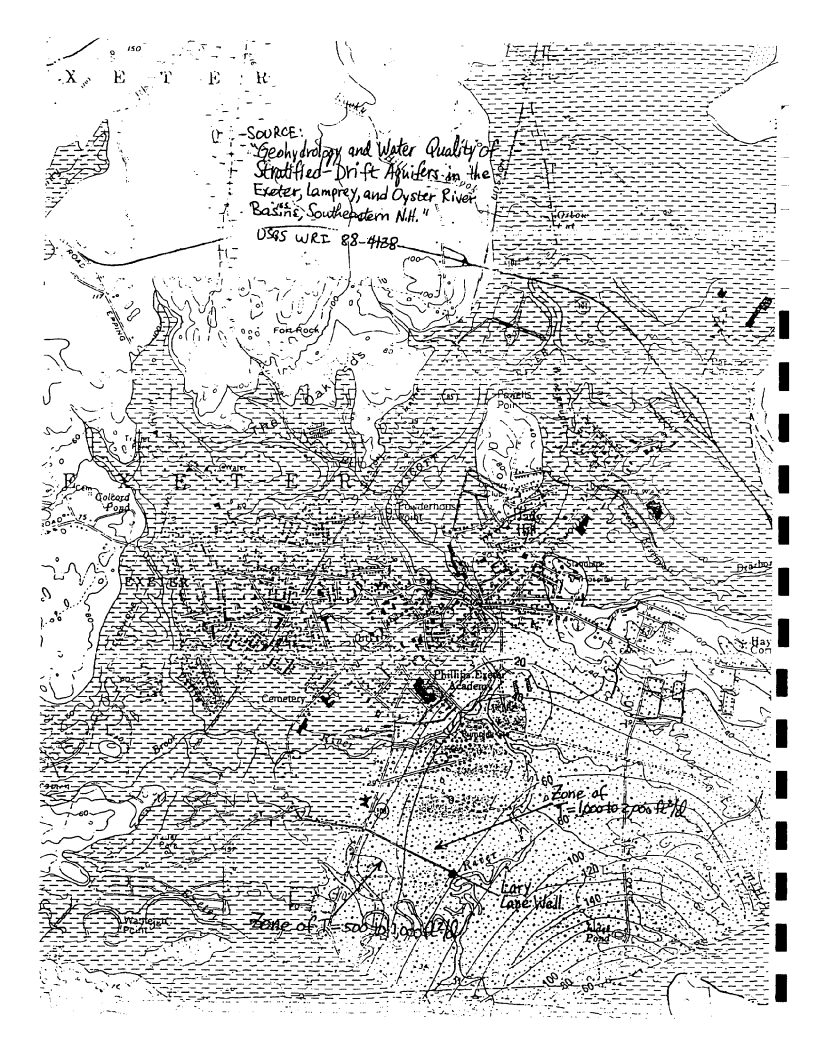
By Richard Bridge Moore

U.S. GEOLOGICAL SURVEY Open-File Report 92-95

Prepared in cooperation with the NEW HAMPSHIRE DEPARTMENT OF ENVIRONMENTAL SERVICES, WATER RESOURCES DIVISION



Bow, New Hampshire 1992



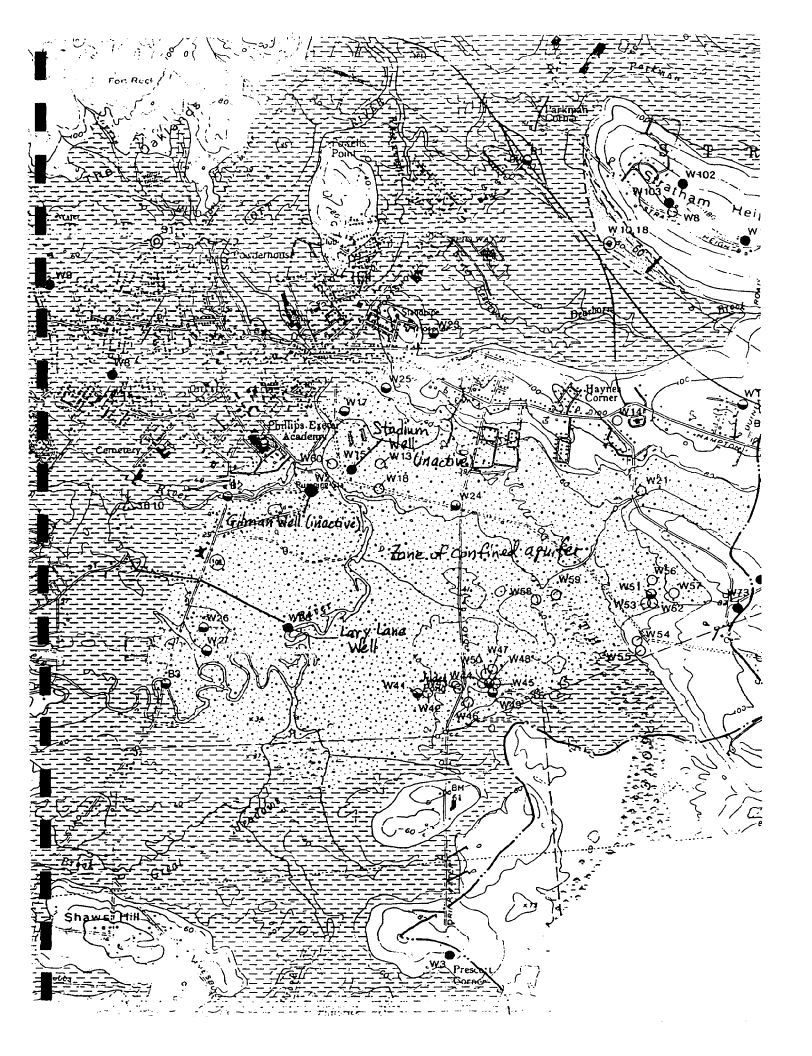
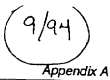


Table 3.--Lithologic logs of wells and borings--Continued

Local site numbe		Depth drillled (ft)	Depth of well (ft)	Depth to refusal (ft)	Depth to top (ft)	Aquifer code	Lithology
						ExeterC	ontinued
EXW	19	23	23		0 8 23	112MRIN 112TILL BEDROCK	CLAY GRAY TILL SAND, GRAVEL, CLAY HARDPACKED
WXE	20	32	32		5 19	112MRIN 1125RFD	STCL SDGL
EXW	21	30	30		0 13 16 22	112SRFD 112SRFD 112SRFD 112SRFD	CLAY HARDPACKED SDGL SAND AND CLAY SOME GRAVEL SDGL SDGL SOME CLAY, GRAY
EXW	22	24	24		0 10 18	112SRFD 112SRFD 112TILL	CLAY BROWN SDGL TRACE CLAY, BROWN TILL HARDPAN AND BROWN CLAY
¥.X∃	ڌ 2	25	25	25	G 10 17	1125RFD 112MRIN 1125RFD	SAND F BROWN: CLAY HARD, BROWN, SOME GRAVEL SDGL
WX	24	62	62		0 55 62	112MRIN 112SRFD BEDROCK	CLAY BLUE SDGL
:XW	25	28	28	28	6 20 25	112MRIN 112SRFD 112TILL	CLAY GRAY, HARD SDGL SOME CLAY TILL HARDPAN
WX:	26	53	53	5 3	4 42	112MRIN 112SRFD	CLAY SDGL HARDPACKED GRAVEL
XW =	27	30.5	30.5	30.5	0	112MRIN	CLAY LANG WELL
XW	28	75	75		6 50 75	112MRIN 112SRFD BEDROCK	CLAY CLAY SOGL -GRAVEL- Lary Lane Well
XW	41	114	106	114	0 18 97	112SRFD 112MRIN 112SRFD	SDST TRACE CLAY CLAY SAND F-C
ΧW	42	124	120		0 1.5 15 78 82 86 124	11150TL 1175RFD 112MKTN 1125RFD 1125RFD 1125RFD 112TTLL	SOIL SAND I-M, BELWE CLAY SGVC GRAY SAND F, GRAY SGVC F-C, GRAY
WX	43	16.5	16.5				
XW	44	141	125		0 1.5 19 112 126 137	1:1501L 1:25RFD 1:25RFD 1:25RFD 1:25RFD 1:125RFD	SOIL SAND F-M, BROWN, SILTY CLAY WITH SILTY SAND SDGL F-M, BROWN SDGL F-M, GRAY SDGL F, GRAY
· WX;	42	132	127	••	0 1.5 20 88 109 129	111501L 11258FD 112MRIN 11258FD 11258FD 112TILL	SOIL SDST F-M STCL GRAY SDST WITH CLAY SDGL F-C TILL



reviewed 5/95

WORKSHEET TO ACCOMPANY A PHASE I WHPA DELINEATION

Town: <u>Exeter</u>		Well Name: Skinner Springs EPAID # 0801010-004
Well Type: Overburden_	Bedrock_	/ Drilled Dug Other(specify)
Population Served:	people; Tow	n(s) of
Well Owner Information:	Name Address	See worksheet for -005
	Phone #	
Contact Information:	Name Address	Virgil Harris, Water Plant Supervisor
	Phone #	
Street Address of Well L	ocation (attach	locus map):
Surficial geology ma X USGS stratified drift (Geohydrology SCS map: survey na	ap: name(s) aquifer map: n per Exeter, ame	Dated Dated
WSPCD/WSEB files well log(s) pump test: maximum yi	date	duration _(gpm)
Owner/Operators file well log(s) pump test: maximum yi	date	duration . (gpm)
WRD/WMB boring k	ogs:	
Li Li	rotection it	xeter Planning Board, (continued on reverse)

II. Describe hydrogeologic mapping for upgradient boundary (attach sheet(s) if necessary).

Information Utilized: This is a spring, confined condition.

Narrative:

III. Complete the following chart and show calculation using the Uniform Flow Equation to derive the WHPA boundary down and side gradient of the well. Identify all flow boundaries encountered before the calculated distance (attach sheet(s) if necessary).

Parameter	Value and Units	Source of Information
Maximum Pumping Rate	Q = 69 gpm	USEB database
Transmissivity*	T =	
Hydraulic Gradient	i=	
*Specify Hydraulic Conductivity	and saturated thickness use	d if T is calculated

Show the calculation performed using the Uniform Flow Equation:

Describe any flow boundary identified within the calculated boundary:

Comments:

IV. Attach the delineation and a copy of all information gathered and utilized. Provide a listing of all information submitted.

APPENDIX A WORKSHEET FOR BEDROCK AND CONFINED OVERBURDEN SOURCES

ËS		NH	DES
	5/95	5	

⇒Step 1: Complete Background Information Fill in the following information:

System Name	ter Wat	Town Location: <u>Exeter</u>	
Source Name: Sta	dium ØGi	ilman Wells Population Served: 13,000	peopi
Street address of well	location:		
Well Owner Information	on; Name:	Town of Exeter Water Dept.	
	Address:	10 Front street	
		Exeter NH 03883	
	Phone #:	(603) 778-0593 Virgil Hamis	
Contact Information;	Name:	Betsy Ware Rocking hom Planning Commiss.	ion
	Address:	121 Water St	
	•	Exeter 03833	_
·	Phone #:	778 - 0885	
There 10:		confined as the (USGS WRIR 88-4128)	
		ur Withdrawal Volume	
	ım 24-Hot		ume.)
3: Identify Maximi	The Phase available the 500	then show calculations below. According to "Report on Grave!	Pack
•If withdrawal records ar Well - Water	The Phase available the Supply	then show calculations below. I gpm ea. According to "Report on Gravel", Exeter NIT" by Whitman + Howard,	Pack Tebr
•If withdrawal records ar Well - Water	The Phase available the Supply	ur Withdrawal Volume I WHPA will be valid only when the well is operated at or below this vol	Pack Tebr
•If withdrawal records ar Well - Water	The Phase available the Supply	then show calculations below. I gpm ea. According to "Report on Gravel", Exeter NIT" by Whitman + Howard,	Pack Febru 196
•If withdrawal records ar Well - Water	The Phase The Phase available the source of the supply and	then show calculations below. O apm ea According to "Report on Gravel", Exeter NIt" by Whitman + Howard, clay over the water bearing gravel" Stadium:	Pack Febru 196

11 T	Column 2	Column 3	Column 4
Use Type	Daily Demand per Unit		Daily Demand Volume
(from table one)	(from table one)	Number of Units	(Column 2 x Column 3)
			gailons
			+ gallons
	-		+ gallons
	MAXIMUM 24-HO	UR WITHDRAWAL VOL	UME = gallons (Column 4 Total)
⇒Step 4: Identify WH			
	ir withdrawal volume from step 3 =		
Corresponding W	HPA radius from table two = $\frac{40}{40}$		US
⇒Step 5: Draw the WH	IPA		
•	HPA and the well with a radius equal to t	he WHPA radius from s 3.	
•		he WHPA radius from s 3.	
Draw a circle arou			
⇒Step 6: Submit Deline:	and the well with a radius equal to t		n Bureau



121 Water Street, Exeter, N.H. 03833 603-778-0885 Fax 603-778-9183

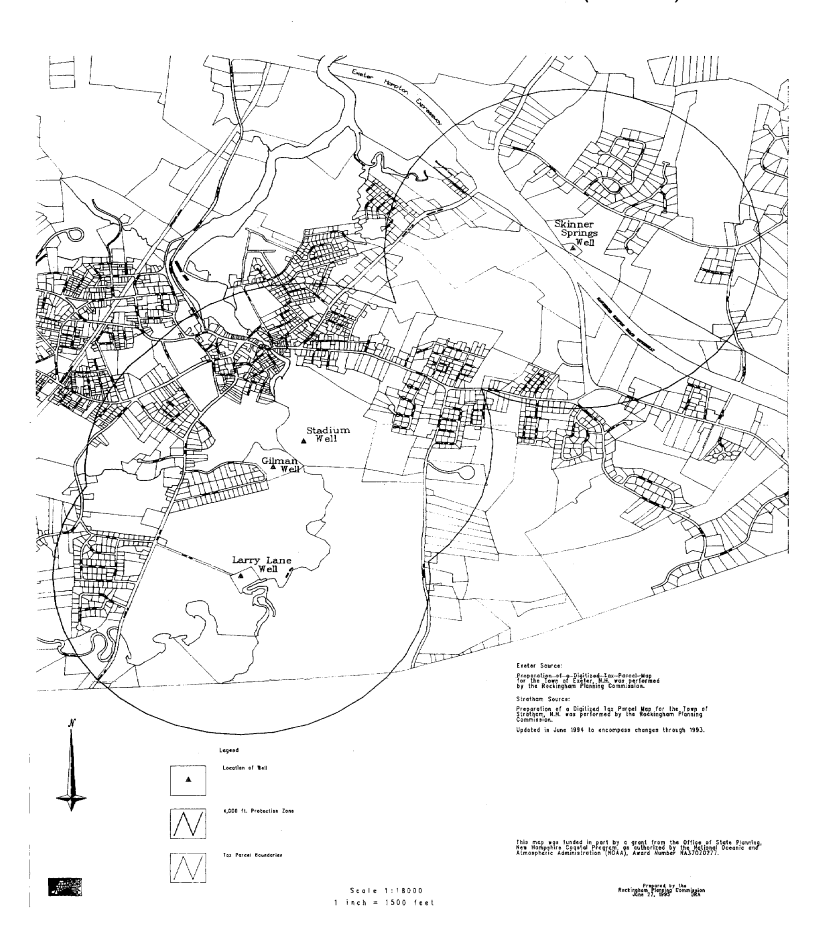
Exeter Wellhead Project

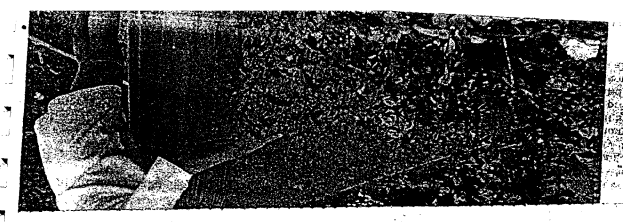
The Town of Exeter will be holding a public informational meeting on developing a wellhead protection program to protect its municipal water supplies. This meeting will be held on

Tuesday, June 27, 1995 at 7:30 pm. Exeter Town Offices Nowak Room (located on the second floor)

The program will be established to protect the Skinner Springs well, located beside Route 101 in Stratham, the Larry's Lane well, located at the end of Larry's Lane and the Gilman and Stadium wells, located near Gilman Park in Exeter. In conjunction with this wellhead protection program, the Town of Exeter has delineated its wellhead protection areas, will be developing a monitoring program for potential contamination sources, and will be seeking a groundwater reclassification for its well water. For more information please contact Betsy Ware of the Rockingham Planning Commission at 778-0885.

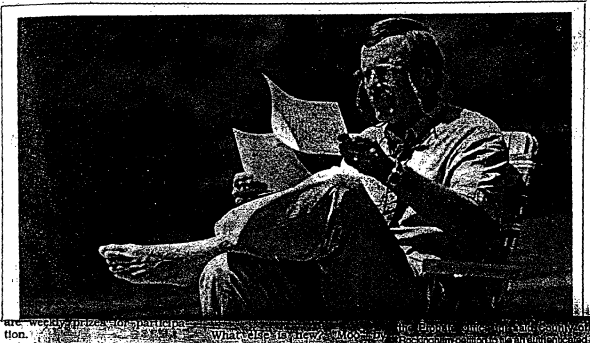
Town of Exeter Wellhead Protection Areas (WPAs)





neb vrimuos beautie leners, took place Friends of the LI. erennials." een thumbs who single sof Fremont, who nelpful hints from the rie and her husband gardeners the Cumin wood's first Country Mile, or "agapathus, ..IDO nound our house,

The Exeter News-Letter, June 27, 1995:



And II, that weren't enticement Jane Smiley and Anne II/le enough, storyteller Claudia Al Ladder of Years, for starters temus will be our featured guest / Robert Ludium Belva-Plain and at the "Reading Roundup" Sat John Feinstein are here walting urday, Aug. 19, at 1 p.m. in the for you, so read em, cowboys Town Hall, so blaze a trail to the

For more information, call 642 8333. 30000

Legal Notice TOWN OF EXETER, NEW HAMPSHIRE ROCKINGHAM PLANNING COMMISSION

The Town of Exeter will be holding a public informational meeting on developing a wellhead protection program to protect its municipal water supplies. This meeting will be held on Tuesday, June 27, 1995 at 7:30 p.m. in the Exeler Town Offices in the Nowak Room, which is located on the second floor. The program will be established to protect the Skinner Springs well, located beside Route 101 in Stratham, the Larry's Lane well, located at the end of Larry's Lane and the Gilman and Stadium wells, located near Gilman Park in Exeter. In conjunction with this wellhead protection program, the Town of Exeter has delineated its wellhead protection areas, will be developing a monitoring program for potential contamination sources, and will be seeking a groundwater reclassification for its well. water. For more information please contact Betsy Ware of the Rockingham Country Planning Commission at 778-0885.

Town of Exeter, New Hampshire, Rockingham Planning Commission

Sam's will be

SEABROOK - En Seabrook will celebra Saturday, July 1, from Twenty percent of given to the SIDS Death Syndrome), v ceeds will go to the year-old Stephen M was critically injure the parking lot of Se and remains in s Children's Hospital.

Festivities will i strations, karate de contest, Haps Alle balloons, hayrides

mone of a tr secui

Said Executors are ordered to serve this citation by causing the same to be published once each week for two successive weeks in The Exeter News-Letter, a newspaper printed at Exeter in said County, the last publication to be at least seven days before said Court, and by causing a copy of said petition and order thereon to be forwarded to the director of the division of Inheritance

presided and president and a court you are hereby cited to appear at a Court

of Probate to be holden at Exeter in said count, on the such day of july, 1995 next.

to show cause I any you have; why the

Given at Exeter in said County, this ninth day of June, A.D. 1995. By order of the Court,

taxes.

CHARLES K, THAYER Register of Probate

Don

montand Gurr

1 - Y2 12



121 Water Street, Exeter, N.H. 03833 603-778-0885 Fax 603-778-9183

Exeter Wellhead Project

Tuesday, June 27, 1995 at 7:30 pm. Exeter Town Offices Nowak Room (located on the second floor)

Agenda

I. Introduction of Officials

George Olson, Exeter Town Manager
Keith Noyes, Exeter Director of Public Works
Brian Comeau, Assistant Fire Chief/ExeterHealth Officer
Sarah Pillsbury, N. H. Department of Environmental Services (DES)
Water Supply and Pollution Control Division
Betsy Ware, Rockingham Planning Commission (RPC)

II. Wellhead Protection Program >

- A. Location of Municipal Wells
- Skinner Springs well, located beside Route 101 in Stratham,
 - Larry's Lane well, located at the end of Larry's Lane
 - Gilman and Stadium wells, located near Gilman Park
 - B. Delineation of Wellhead Protection Areas (WHPAs)
- C. Identification of Potential Contamination Sources (PCSs)

III. Groundwater Reclassification

A. Reclassification of Exeter Groundwater Resources from GB to GAA
B. Conduct BMP Inspections
C. Maintain PCS Inventory and Monitoring Program

IV. Questions and Answers

Beneath your feet, Beneath the ground.....

Groundwater is flowing through soil particles and bedrock fractures



THIS IS YOUR SOURCE OF DRINKING WATER

HELP PROTECT IT!

Don't.....

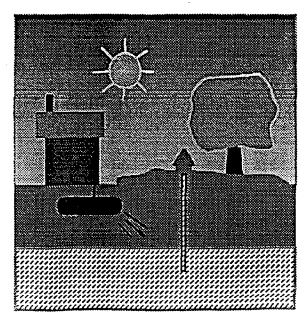


Dump any chemicals down the drain or on the ground . Examples: Waste oil, Paints, Thinners, Solvents, Pesticides Solution: Make use of your Town's Household Hazardous Waste Collection Day

Do..... Follow package directions on any pesticides

Do.....

Keep an eye on your underground fuel storage tanks. An unexplained drop in level may mean a leak.



ENVIRONMENTAL





NHDES Technical Bulletin

WSPCD-GPB-1992-2

LOCAL RECLASSIFICATION OF GROUNDWATER TO IMPLEMENT PROTECTION PROGRAMS: A TEN STEP PROCESS

STEP ONE: DELINEATE AREA TO PROTECT - (i.e. wellhead protection area (GAA) or other area of locally important groundwater (GA1).) The wellhead protection area is delineated either by the local entity requesting reclassification or by the Department of Environmental Services (DES) with materials furnished by the local entity. The area is delineated by using simple methodology found in DES' "Phase I Wellhead Protection Area Guidance" or other superior methodology.

STEP TWO: INVENTORY POTENTIAL CONTAMINATION SOURCES (PCSs) LOCATED IN DELINEATED AREA - The inventory is performed by the local entity seeking reclassification. See DES' "Developing a Local Inventory of Potential Contamination Sources" guidance for more information.

STEP THREE: HOLD AN INFORMATIONAL MEETING - The purpose of this meeting is to inform the public of your intentions to implement a protection program.

STEP FOUR: PERFORM INVENTORY INSPECTIONS OF ALL PCSs IN AREA PROPOSED FOR RECLASSIFICATION - Performed by the local entity seeking reclassification, the purpose of inventory inspections is to insure that all PCSs in the inventory use, handle, store, or dispose of regulated substances. If they do not, they should be taken off the inventory. This is not an inspection for compliance with Env-Ws 421, Management Practices for Potential Contamination Sources, but instead is a short inspection to verify the use and to estimate the quantities of hazardous substances present.

STEP FIVE: PREPARE AN INVENTORY REPORT - Prepared by the local entity seeking reclassification, this report provides owner, hazardous substance, and locational information on each PCS. It also documents that an inventory inspection occurred and provides a map with the PCSs located and identified on it.

STEP SIX: PREPARE A PCS MANAGEMENT PROGRAM - Prepared by the local entity seeking reclassification, this program identifies the process that will be utilized for: updating the inventory, notifying PCSs (at intervals not to exceed three years), and performing inspections for compliance with Env-Ws 421. In addition it provides names and addresses of all land owners in the area to be reclassified and a list of all facilities which have or would need to obtain release detection permits. It also includes an assessment of the local entitie's ability to implement and maintain the protection program authorized by reclassification.

STEP SEVEN: SUBMIT A REQUEST TO RECLASSIFY GROUNDWATER TO THE DEPARTMENT OF ENVIRONMENT-AL SERVICES - This request, submitted by the local entity requesting reclassification, is accomplished by filling out a reclassification request form and sending it to DES. It should be accompanied by: the delineation of the area the local entity intends to protect, a brief description of the informational meeting that was held, the inventory report, and the PCS management program.

STEP EIGHT: NOTIFY AFFECTED PARTIES AND HOLD A PUBLIC HEARING - After acknowledging receipt of the reclassification request to the local entity, DES must notify the town or city clerk of all affected municipalities and all land holders of record of the request. In addition, DES must hold a public hearing.

STEP NINE: APPROVE OR DENY RECLASSIFICATION REQUEST - The Commissioner of DES grants or denies reclassification requests . If the request is denied, DES must notify the local entity of the reasons for denial.

<u>List of Properties within the Gilman, Larry's Lane, Skinner Springs and Stadium</u> <u>Wellhead Protection Areas (WHPAs)</u>

Map Block	Lot	Property Owner
08-04 08-04	44 52-59, inc.	Lee's Mobile Park
08-04 08-04	59-83, inc. 90-152,inc.	all residential except for Town of Exeter Cemetery
08-04	145	Town of Exeter Recreation Land
08-04A		Exeter Villa
08-12 26	3-10, inc.	all residential
08-16 09	3-6, inc.	all residential except for funeral home (McDonough, 2 Lincoln St)
08-16 10	11-23, inc.	all residential
08-16 11	1-11, inc.	all residential
08-16 12	1-5, inc.	all residential except for Exeter Jr.Sr. High School (38 Linden St)
09-02	1-34, inc.	all businesses/land under current use
09-03	2-3	Town of Exeter/ McClintock -retail shops
09-03	26-31, inc.	PEA /Larry Lane well
09-04	2-12, inc.	all residential and Phillips Exeter Academy (PEA)
09-04	13-32, inc.	all residential
09-07 1	1-6, inc.	
09-07 2	1-19, inc.	all residential
09-07 3	1-12, inc.	all residential
09-07 4	1-8, inc.	all residential except for (8) REMax (134 Portsmouth Ave.)
09-09 9	1	PEA
09-09 10	1-15 inc.	all residential except for one church and post office
09-09 11	1-14 inc.	all residential except for one church

Exeter Wellhead Plan Property Owners in WHPA Page 2.

<u>Map</u> <u>F</u> 09-10 7		<u>Lot</u> 22-29 inc.	Property Owner two retail/food mart, remainder residential
09-10 1	10	5-15 inc.	residential/one office
09-10 1	1	1-9 inc.	all residential-multi-family and single-family
09-10 1	12	5-14 inc.	condos/residential
09-10 1	5	1-17 inc.	all residential
09-10 1	6	1-16 inc.	all residential
09-10 1	7	1-5 inc.	all residential
09-10 1	.8	1 and 2	all residential
09-10 1	9	1-7 inc.	all residential
09-10 2	20	1-13 inc.	all residential except for auto garage (Carmen)
09-10 2	21	1-30 inc.	all residential except for towing co/auto repair
09-10 2	22	1-7 inc.	all residential except for food market `
09-10 2	23	1-14 inc.	all residential except for nursing home
09-11 1		1-6, inc.	all residential or current use land
09-11 2	2	1-11, inc.	medical offices, condos, residential
09-11 3	;	1-17, inc.	all residential, land or Town of Exeter
09-11 4	ı	1-2, inc.	all residential
09-11 5	5	1-3, inc.	all residential
09-11 6	5	1-5, inc.	all residential
09-11 7	7	1-12, inc.	all residential

Exeter Wellhead Plan Property Owners in WHPA Page 3.

<u>Map</u>	<u>Block</u>	<u>Lot</u>	Property Owner
09-11	8	1-4, inc.	all residential
09-11	9	1-20, inc.	all residential
09-11	10	1-3, inc.	all residential
09-11	11	1-4, inc.	all residential
09-12	1	1-19, inc.	all residential and the Town of Exeter
09-12	2	1-11, inc.	all residential and land
09-12	3	1-5, inc.	all residential and land
09-13	1	1	St. Michael Catholic Church
09-13	2	1-3, inc.	residential and church
09-13	3	1-17, inc.	residential, church, Town of Exeter, machine shop, tire warehouse
09-13	4	1-30, inc.	PEA and residential
09-13	5	1-14, inc.	PEA and residential
09-13	6	1-11, inc.	Exeter Methodist Church and residential
09-13	7	1-5, inc.	residential and land
09-13	8	1-15,inc.	all residential
09-13	10	1-4,inc.	all residential
09-14	1	1-10,inc.	all residential and PEA
09-14	2	1-14 inc.	all residential

Exeter Wellhead/6/6/95 Lots within WHPAs Page 4.

<u>Map</u> 09-15	Block l	<u>Lot</u> 1-23, inc.	Property Owner all residential
09-15	2	1-23, inc.	all residential
09-15	3	1-6, inc.	all residential
09-15	4	1-6, inc.	residential and the First Baptist Church
09-15	5	1-6, inc.	all residential
09-15		12 3-5 inc.	residential all residential
09-16	1	1-3, inc.	all residential
09-16	2	1-3, inc.	all residential
09-16	3	1-3, inc.	all residential
09-16	4	1-6, inc.	all residential
09-16	6	1-6, inc.	all residential
09-16	7	1-7, inc.	residential and offices
09-16	9	1-10, inc.	all residential
09-16	10	1-5, inc.	all residential
09-17		1-14, inc.	all residential- Conti subdivision
09-17	1	1-2, inc.	all residential
09-17	2	1-12, inc.	all residential - Conti subdivision

Exeter Wellhead/6/6/95 Lots within WHPAs Page 5.

Map	Block	Lot	Property Owner
10-01	•	1-14, inc	residential and land
10-03		29-36, inc.	residential, multi-family, offices
10-03		44-45, inc.	all residential
12-2		12-33.001, inc	c. campground, current use, Town of Exeter, some residential
13-1		1-5, inc.	all residential and current use
13-2		1	residential

June 1995- Draft

Non-Residential Uses within the Skinner Springs/Gilman/Stadium and Lary's Lane Wellhead Protection Areas (WHPAs)

Map 09-02-002	John W. Flynn, Tr. 94 Portsmouth Ave, Exeter (Auto garage/tire sales)
Map 09-02-008	Exeter Health Resources, Inc. 10 Buzzell Ave. Exeter (medical bldg.)
Map 09-02-022	Laurence Foss, 30 Bunker Hill Ave. Stratham 03885 (car dealership on Portsmouth Ave. in Exeter)
Map 09-02-023	Jerrold DuPont, P.O. Box 613, Ogunquit, ME. 03907 (Toyota dealership and service on Portsmouth Ave.)
Map 09-02-24	RVS, Inc. 137 Portsmouth Ave, Exeter (Motel and restaurant)
Map 09-02-026/027	King Chevrolet and Olds Co. Kenn King Ent. Co., Inc. P. O. Box 216, Stratham, New Hampshire 03885 (auto sales and service on Portsmouth Ave in Exeter)
Map 09-02-16-1	Tyco Laboratories- One Tyco Park, Exeter, N.H. 03833
Map 09-02-17	Tyco Laboratories (underground storage tank-gasoline)
Map 09-02-18	Carl Rogalski, Fleet Investment Service, 3 Pleasant St. Portsmouth (Vacant land/current use)
Map 09-02-19	Exeter/Hampton Electric Co. 14 Drinkwater Rd. Kensington NH 03833 (Noted in WMPP as having over 60 regulated substances on Epping Rd)
Map 09-02-21	GTE Products Corp./Osram Sylvania 131 Portsmouth Ave, Exeter (Noted in WMPP as having regulated substances and under SARA)
Map 09-02-28	McFarland Realty Trust, 151 Portsmouth Ave, Exeter (Auto repair and sales- on State RCRA generator list)
Map 09-02-34	Jon Wentworth, Wentworth Motors, 140 Portsmouth Ave. Exeter (Auto sales and service)
Map 09-03-30/31 Map 09-03-28	Phillips Exeter Academy, Main Street, Exeter (PEA operating garage- on State RCRA generator list)

Non-residential Uses/Wellhead Town of Exeter Page 2.

Map 09-03-	Mr .Robert McClintock, 12 Sentry Oak Lane, Hilton Head Island South Carolina 29926 (115 Court Street- retail shops)
Map 09-07-04-008	Ben and Joan D'Agostino, RE Max Preference R.E. 134 Portsmouth Ave., Exeter, N.H. 03833 (real estate office/former gas station- pumps still in ground)
Map 09-07-01-006	Precision Media Corp. P. O. Box 1540, Exeter, N. H. (Radio station)
Map 09-09-10-1	Gorham Hall Trust P.O. Box 990, Exeter N.H. (Offices)
Map 09-09-10-14	Peter Sawyer, 50 Moulton Ridge Rd. Kensington, N. H. 03833 (Offices)
Map 09-09-10-15	Random Actions Inc.B-2 Riveredge, 117 Bow St. Portsmouth (Offices)
Map 09-10-7-29	Nicolleta Pappas, 567 Congress St. Portland, ME 04101 (Retail store- 2 Portsmouth Ave)
Map 09-10-7-29	VSH Realty Inc. 77 Dedham St. Canton, Ma. 02021 (Food mart at 6 Portsmouth Ave)
Map 09-10-10-14	James and Nancy Moran, 26 Hampton Rd. Exeter, N.H. 03833 (Office at One Portsmouth Ave.)
Map 9-10-15-1	Water St. Realty Tr. 42 Water St. Exeter N.H. 03833 (restaurant)
Map 9-10-15-2	Christy's Realty, 22 Christy's Drive, Brockton, Ma. 02401 (Store/market- formerly a gas station- tank removed 1994)
Map 9-10-15-6	Janice Jackson, Blake Road, Epping, N.H. 03042 (Office)
Map 9-10-15-17	Christie Ann Jones, SPA Trust, c/o Pat Rose Tischler Group, P.O. Box 4489 Portsmouth, N. H. 03802 (retail stores)
Map 9-10-16-1	Getty Petroleum, Inc. 125 Jerico Turnpike, Jerico, N.Y. 11753 (Bow St. gas station- on State RCRA generator list)

Non-Residential Uses/Wellhead Town of Exeter Page 3.

Map 9-10-16-4	Town of Exeter Police Complex/ Court and Down Streets (Underground storage tanks- 10,000 gallons-gasoline)
Map 9-10-20-3	Gerald Carmen, 1667 Elm St -Suite 4, Manchester, N.H. 03101 (Commercial garage at One Franklin Stunderground tank)
Map 9-10-20-3	Robert E. Spoerl, 22 Exeter Rd. So. Hampton, N.H. 03827 (Retail shops located at 8 Clifford St.)
Map 9-10-21-10	(Lots 1 to 8) Long Block- Franklin St. all offices
Map 9-10-21-11	Harold Lampert, 20 Franklin Street, Exeter, N.H. 03833 (Automotive sales and repair/towing co.)
Map 9-10-22-3	Robert and Alma Hall, 27 Hall Place, Exeter, N.H. 03833 (39 -41 High Street Food mart)
Map 9-10-23-1	Eventide Home Inc. 81 High Street, Exeter, N. H. 03833 (Medical- nursing home- On State RCRA Generator list)
Map 9-13-03-15	Michael Quigley Sr. 95 Court St. Exeter, N. H. 03833 (Abandoned machine shop-)
Map 9-13-03-16	Lionel LaBonte, 95 Tidewater Farm, Stratham, N. H. 03885 (93 Court Street - warehouse)

Non-Résidential Uses/Wellhead Town of Exeter Page 4.

Non-Residential Uses in the Town of Stratham, New Hampshire (Skinner Springs WHPA)

Map/ Parcel	Name and Address of Owner/Use
Map 1/ Lot 4	Lionel LaBonte, Stratham Tire, 17 Portsmouth Ave, Stratham, New Hampshire 03885
Map 7/ Lot 15	Ralph Pynn, Undercar Specialist, 12 Portsmouth Ave, Stratham, New Hampshire, 03885
Map 7/ Lot 7	Heirs of Peg Shaw, c/o Charter Gas, 9 Portsmouth Ave. Stratham, New Hampshire 03885
Map 7/Lot 8	David Engel, 23 Portsmouth Ave, Stratham, New Hampshire 03885 (Antique Repair co paints, furniture, stripping)
Map 7/ Lot 6-1	Rockingham County News, 7 Portsmouth Ave, Stratham, New Hampshire 03885 (newspaper printing co.)
Map 7/Lot 74	Stephen Bassett, Exeter Veterinary Hospital 10 Stratham Heights Road, Stratham, New Hampshire 03885
Map 7/ Lot	Jeffrey Hurlbert, Hurlbert Nissan One Portsmouth Ave, Stratham, New Hampshire 03885



TOWN OF EXETER

10 FRONT STREET EXETER, NH 03833-2792 (603) 778-0591

Mr. Martin Wool, Chairman Stratham Board of Selectmen 10 Bunker Hill Avenue Stratham, New Hampshire 03885

RE: Exeter Wellhead Protection Program

Dear Mr. Wool: Marty

As you may be aware, the Town of Exeter is undertaking a wellhead protection program in accordance with RSA 485-C. This program, similar to the program adopted several years ago by the Town of Stratham to protect their groundwater resources, will protect Exeter's groundwater. Exeter's residents are almost entirely dependent on groundwater resources for their drinking water and municipal officials believe that the Town of Exeter should take every step to protect its water supplies.

One of Exeter's wells, Skinner Springs well, is located in Exeter. Due to its location along Route \$\frac{1}{0}\$1 and its 4,000 foot wellhead protection area (WHPA), a number of businesses that are Potential Contamination Sources (PCSs) are in Stratham. These PCSs will require monitoring visits once every three years, at an absolute minimum. Due to this situation, the Town of Exeter is requesting that the inspection reports prepared by the Town of Stratham for properties located within the Skinner Springs WHPA be shared with the Town of Exeter. In exchange for these reports, the Town of Exeter will provide inspection reports for properties in Exeter which are located within Stratham's WHPAs.

Upon my return from vacation on July 17, 1995, I would like to discuss any reciprocal arrangements for WHPA inspections that could be made between our respective communities. I have attached a copy of a map of the Town of Exeter with the WHPAs. I have also attached a list of the properties, with map and parcel numbers, and name and address of owners for your review. I thank you for your attention to this matter and will contact you after July 17,1995.

Sincerely,

George Olson)
Town Manager



TOWN OF EXETER

10 FRONT STREET EXETER, NH 03833-2792 (603) 778-0591

July 3, 1995

Mr. Scott Lowell
Chairman, Board of Selectmen
95 Amesbury Road
Kensington, New Hampshire 03833

RE: Exeter Wellhead Protection Program

Dear Mr. Lowell:

As you may be aware, the Town of Exeter is undertaking a wellhead protection program in accordance with RSA 485-C. This program, similar those adopted by other area communities, is aimed at protecting groundwater resources. Exeter's residents are almost entirely dependent on groundwater resources for their drinking water and municipal officials believe that the Town of Exeter should take every step to protect its water supplies.

One of Exeter's wells, Larry Lane well, is located in the southern portion of Exeter. Due to its location along Route 150 and its 4,000 foot wellhead protection area (WHPA), a number of properties within the Larry Lane wellhead are located in Kensington. While none have been identified as Potential Contamination Sources (PCSs) (the bulk of this property is undeveloped farm lands and wetlands) the Town of Exeter would like an opportunity to conduct monitoring visits should a new business, which uses regulated substances, begin operation in this zone.

Upon my return from vacation on July 17, 1995, I would like to discuss any arrangements for WHPA inspections. I have attached a copy of a map of the Town of Exeter with the WHPAs thank you for your attention to this matter and will contact you after July 17,1995.

Sincerely,

Town Manager



121 Water Street, Exeter, N.H. 03833 603-778-0885 Fax 603-778-9183

MEMO TO: Keith Noyes, Exeter Director of Public Works

FROM: Betsy Ware, Rockingham Planning Commission

DATE: May 2, 1995

SUBJECT: Management Plan Options for Wellhead Protection Program

for the Town of Exeter

Leading up to the management plan for Exeter's Wellhead Protection Program, the following tasks will have been completed:

- 1. Wellhead Protection Areas (WHPAs) will have been delineated for the Town's municipal water wells. I have attached the request made by the RPC to the Water Supply and Pollution Control Division of the Department of Environmental Services (DES). They have confirmed that they have the information that they need to delineate these areas and anticipate that the work will be completed within the next three weeks.
- 2. An initial list of Potential Contamination Sources (PCSs) within the WHPAs will have to be compiled. This information was included on Maps 9, 9A and 9B and in Appendices C, D. E, F, and G-of Exeter's 1993 Water Resource Management and Protection Plan. Once the wellhead protection areas (WHPA's) are determined by DES, we can review and update these lists to see which PCSs fall within the wellhead protection areas.
- 3. The Town and the RPC will conduct inventory inspections of PCSs identified in the initial list in order to determine which establishments are active and use regulated substances in more than household quantities thus qualifying them for inclusion in the Wellhead Protection Program's management plan.
- 4. Based upon the inventory inspections described above, a master list of PCSs will be developed. The PCSs identified on the master list will be subject to the Wellhead Protection Program's management plan.

There are four management plan options for Exeter's Wellhead Protection Program. These options and their pros and cons are described in detail below. This memo concludes with a recommendation as to which management plan option to pursue and an assessment of costs to be incurred.

K. Noyes/Town of Exeter Wellhead Protection Program Page 2.

Option #1

- Notify PCS owners
- 2. Maintain PCS inventory

The Town would send notice to all PCS owners, alerting them that their business/ use is located within a contributing area of a municipal water well. The notice would inform the owners of Exeter's Wellhead Protection Program, the need to comply with the State's Best Management Practices (BMP) administrative rules, and would include the BMP rules as well as a groundwater protection educational flyer.

The Town would also distribute the BMP rules to all new PCS owners which move to Exeter. This step would occur upon their application for a Certificate of Occupancy.

Pros: The cost associated with this option are very low. The only costs involved would be in the preparation of notice letters, BMP rules, mailings, and the ongoing upkeep of the PCS inventory. The Town would not have to absorb the cost of having BMP compliance inspections as part of the management plan.

Cons: This option is not a pro-active groundwater protection strategy. The Town would have no assurance that PCS owners were complying with the State's BMP rules. Also, the Town could not apply to the State for Phase II & V waivers for the required water quality testing of its municipal wells.

Option #2

- 1. Notify PCS owners
- 2. Adopt a municipal health ordinance
- 3. Conduct BMP compliance inspections when deemed necessary
- 4. Maintain PCS inventory

The Town would take the same steps outlined under Option #1, however, the Town would take the additional step of adopting a municipal health ordinance. This ordinance would be written in such a way as to allow Exeter's Health Officer (or a duly appointed designee) to inspect a PCS site if a problem is suspected. The ordinance could also include other provisions, such as septic system maintenance and replacement standards for those residences and businesses located outside of the municipal sewer service area.

Pros: This is a relatively low cost option. The costs involved would be the same as outlined under Option #1, along with the notice, copy and staff time costs which would be incurred in the preparation of a health ordinance. This option would provide PCS owners with BMP information and reserve the Town's right to inspect their site if a problem is suspected, thus provided an added degree of assurance that BMPs are being complied with. The City would not have to absorb the cost of having regular BMP compliance inspections as part of the management plan. Additional costs would be incurred only when a problem is suspected and an inspection takes place.

Cons: The same drawbacks outlined under Option #1 apply here as well. Once again, BMP compliance is assumed but not verified. By reserving the right to inspect for BMP compliance, but not doing so unless a problem exists or is suspected, the Town would be in a reactive posture. Also, PCS owners may view this option as unfair in that it allows the Town to "single out" a business and treat them differently than other businesses.

Exeter could not apply the provisions of the health ordinance to the PCSs located outside of the Town boundaries. It is unlikely that another municipality would grant Exeter the discretionary right to inspect the PCSs located in their community.

Lastly, once again the Town could not apply to the State for Phase II & V waivers for the required water quality testing of its municipal wells.

Option #3

- Reclassify the Town's groundwater resources to GA1
- 2. Notify PCS owners and all Town residents
- 3. Conduct BMP compliance inspections
- Maintain PCS inventory

Regarding the first task, the Town would apply to the DES Groundwater Protection Bureau to have its groundwater resources reclassified to GA1. Under the 1991 Groundwater Protection Act, the State's groundwater resources are broken down into four classifications, much like the State's existing surface water classifications of A and B. Currently, Exeter's stratified drift aquifers, as mapped by the US Geological Survey, are classified as GB groundwater resources. All other areas of the community are classified as GB groundwater resources.

Municipalities have the option of upgrading the classification of their groundwater resources to either Class GA1 or GAA. These classifications afford more protection to a community's groundwater resources, however, they do require BMP compliance inspections as part of the management plan.

Regarding the second task, the Town would send notice to all PCS owners, alerting them that their business/use is located within a contributing area of a municipal water well. The notice would inform the owners of the Town's Wellhead Protection Program, the need to comply with the State's Best Management Practices (BMP) administrative rules, and would include the BMP rules as well as a groundwater protection educational flyer. The notice would also let the PCS owner (Exeter PCS owners only) know that a BMP compliance inspection will be scheduled shortly.

Regarding the third task, the Health Officer (or other duly appointed agent) would conduct BMP compliance inspections for the PCSs included in the management plan. At a minimum, the inspections must take place on a three year cycle. New PCSs would need to be integrated into this cycle.

Pros: This option would provide the Town with much more assurance of BMP compliance than the options listed previously. A GA1 classification would apply to Exeter as a whole, thus, necessitating BMP compliance inspections for every PCS in the City. This would be considered a benefit if Town-wide groundwater protection is the goal. This option would also enable the Town to apply to the State for the Phase II and V water testing waivers.

The GAl classification would allow the Town to issue cease and desist orders to those PCSs which are not in compliance with the State's BMP rules. Fines could also be imposed for non-compliance. It should be noted that cease and desist orders and fines are not required to be issued in all cases of non-compliance, rather, it is up to the inspector to determine whether negotiation or fines would be more effective.

Cons: Conducting BMP compliance inspections for every PCS in Exeter would be prohibitively expensive and, since most of the Town's PCSs are located outside of the municipal well's WHPAs, inspecting these sites would do little to protect the water quality of the municipal wells. Also, a GA1 classification would not give the Town the authority to inspect the PCSs found within the WHPAs located outside of Exeter.

Costs would be incurred for the inspections, legal actions resulting from the inspections, and maintaining the PCS inventory. Another requirement of the GA1 classification is that every citizen of Exeter must be notified of the Town's Wellhead Protection Program and given groundwater protection education materials. Such a Town-wide mailing would be another expense to consider.

Option #4

- 1. Reclassify the Town's groundwater resources to GAA
- 2. Notify PCS owners and land owners within the WHPAs
- 3. Conduct BMP compliance inspections
- 4. Maintain PCS inventory

The method of implementation would be the same as outlined under Option #3, except the Town would apply for a GAA reclassification. The Town would also need to work out inter-municipal agreements with the other communities (Stratham) which contain WHPAs for the municipal wells, in order for the Town to inspect the PCSs within the WHPAs located outside of Exeter.

Pros: The GAA classification would be applied to only those areas (both inside and outside Exeter) within the identified municipal water well's WHPAs. The remaining land within the Town would not be included in the program, thus, a Town-wide PCS inspection program would not be necessary. Exeter's BMP compliance inspector would be given the authority to conduct inspections within the WHPAs located outside of Exeter, assuming the proper inter-municipal agreements could be reached.

The GAA classification would also enable the Town to apply to the State for the Phase II and V water testing waivers. In addition, the Town would be authorized to issue fines and cease and desist orders to those PCSs which are not in compliance with the State's BMP rules. Lastly, six high risk land uses would be automatically prohibited from locating within the identified WHPAs (both inside and outside Exeter). These six land uses are: landfills, hazardous waste disposal sites, outdoor salt storage, junk yards, snow dumps and septage lagoons. While Exeter's Aquifer Protection Ordinance does already exclude these uses from the aquifer areas, such designation would provide another layer of protection and would include a small area Skinner Springs wellhead area in Stratham.

Cons: This option is more expensive than the first two, however, much less expensive than Option #3. Town-wide groundwater protection would not be assured,

however, the Town would be able to focus its resources on those land areas which actually contribute water to the municipal water wells.

Costs would be incurred for the inspections, legal actions resulting from the inspections, maintaining the PCS inventory, and the time its takes to arrange the inter-municipal agreements. Another requirement of the GAA classification is that all property owners within an identified WHPA be notified about the Town's Wellhead Protection Program and given groundwater protection education materials. Such a mailing would be another expense to consider.

Recommendation

In terms of program costs versus potential benefit, clearly Option #4 would be the most appropriate. This makes sense if the goal of Exeter's Wellhead Protection Program is the protection of municipal well water quality as opposed to Town-wide groundwater protection. The GAA classification will provide the authority to inspect the PCSs in the identified WHPAs (both inside and outside of Exeter) while avoiding the prohibitive cost of conducting Town-wide PCS inspections.

While Exeter has already taken some steps to protect its aquifers, wellhead protection programs add an additional layer of protection and, in all likelihood, will save the Town of Exeter well testing costs. With this program waivers can be granted so to allow Exeter to test less frequently, in exchange for BMP inspections. It appears that there are a minimal number PCSs in the wellhead areas and, since inspections are required on a three-year basis, the costs should be minimal. It is impossible to estimate how much time an inspector would have to devote to situations of non-BMP compliance, however, once we firmly determine the number of PCSs in these areas, the costs should be more definitive. Additionally, the cost of training and education will be provided by the DES Groundwater Protection Bureau at no additional cost to the City.

Please contact me should you need additional information. As soon as the wellhead delineations are completed, I will contact you for review. If you have any questions or comments please contact me at your earliest convenience.

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION:

Тах Мар:	Lot Number.
	Phone Number
State:	
ON: (complete only if differently) His complete only if differently	
State:	Zip Code;
	C/Repros
	Tax Map: State: DN: (complete only if different times)

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:					
Date of Inspection: 630,95					
Name of Potential Contamination Soun	ce (PCS):	mercian Brake Seviler			
Town PCS Located in: Exety					
Inspection Type (check one): Variable of the character					
Name and Title of Person(s) Performing Inspection:					
Name and Title of Person(s) Providing	Information abo	out the PCS:			
Section Two: Questions to ask the PC (Env-Ws 421) because they use, handl What regulated substances do you substance is not used, please write N/A	e, store, or displuse, handle, or	ose of regulated substances store? Please complete the following	chan Hirw		
Substance is not used, please write 1472	. (Suggestion t	Cer me r 03 representative in 03. The			
Antifreeze (for gasoline or coolant system)	Ouantity (Gal)	Disintectants	Ouanery (12)		
Automatic transmission fluid	249ts	Road salt (hairle)	<u> </u>		
Engine & radiator flushes	4901.	Reingerants			
Hydraulic fluid (including brake fluid)	25991.	Feralizers (if stored outdoors)			
Motor oils/waste oils	300 gal.	Pesticides (insecticides, herbicides	ci l		
Gasoline, jet fuel		rodenticides)			
Diesel fuel, kerosene, #2 heating oil	500 gal.	Photochemicals			
Other petroleum products (grease, lubricants)	10 901	Printing ink	Ó		
Degreasers for engines, metal, driveways and garages		Wood preservative (crecsote) Lye or caustic soda			
Bantery acid (electrolyte)		Jewelry deaners or metal polishes	O		
Rustproofers		Leather cleaners			
Car wash detergents, waxes, and polishes		PCBs			
Asphalt & roofing tar		Other chlorinated hydrocarbons			
Paints, varnishes, stains, dyes		including carbon tetrachloride	 0		
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Any other products with "Poison" labels (including chloroform, formaldehyde, hydrochloric acid, other acids)					
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	<u>2 99/5</u> .	Other products not listed which you feel may be toxic or hazardous (please tist)			
Cesspool cleaners					

OLL IVEC	e of roduced - pel fluctor and the second of	Quantity Generated/Year - 350gaV yr	Disposal Method Used
			- Heers Cluitia_
Note: Contact to reported dispos		Protection Program (271	3431) with questions or concerns regarding
		ject to the BMP rules, ask liance inspection:	them the following questions to determine
	\$torage	of Regulated Substance	s (refer to Env-WS 421.04)
	this form.)		scribed in section 2? (Describe here and/or sketch
Ask the following	ng questions to de	etermine compliance with	BMP rule Env-Ws.04
AVI) oN eaY)		
			egulated substances?
-2) Env-Ws 421.04(c)	is the storage a if yas, describe	rea(s) secured against uns	authorized entry (i.e. bung locks, surveillance, etc.)?
"3) Env-Ws 421.04(d)	Is the storage a	rea(s) inspected weekly to	r signs of spills?
*4) Env-We 421 .04(d)	ls there sufficier	nt space betwee n large ∞	ntainers to allow for inspections?
⁴ 5) Env-Ws 421.04(e)	Are regulated s	ubstances which are store	d outside ∞vered?
°6) Env-Ws 421.04 (1)	Are regulated a	ubstances which are store	d outside > 50 feet away from a surface water body?
*7) Env.Ws 421,04 (f)	Are regulated s	ubstances which are store	ed outside > 75 feet away from a private well?
*8) Env-Wa 421.04 (f)	Are regulated s public water sup	ubstances in outdoor store oply wells?(Radius is usua	age areas stored outside the protective radius of ally 200 or 400 - contact 271-3431 with questions.)
°9) Env-Ws 421.04(g)	Do outside ston substance have	age areas containing an a secondary containment (ggregate of > 275 gallons (5 drums) of regulated i.e. berms)?

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION:

wn:	Тах Мар:	Lot Number:
S OWNER INFORMATION:		
vner Name:		Phone Number
	·	
S CONTACT PERSON INFO	State:	nt from above)
CS CONTACT PERSON INFO	State:State:	ent from above) (cyc, Phone Number:
CS CONTACT PERSON INFO	State:	ent from above) (cyc, Phone Number:

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:

Date of Inspection: 6130195

Name of Potential Contamination Sour	ce (PCS):/	leutavita Moters		
Town PCS L'ocated in: <u>EXETU</u>	·			
Inspection Type (check one): Initial Inventory Verification	Best Ma	anagement Practices Compliance	_	
Name and Title of Person(s) Performin		RVICE MANAGER		
Name and Title of Person(s) Providing	Information abo	ut the PCS		
Section Two: Questions to ask the Po (Env-Ws 421) because they use, hand			t to BMP rules	
•	use, handle, or	store? Please complete the following:		
Antitreeze (for gasoline or coolant system)	Ouandry (Gal)	Disinfectants	20/10/27 41	
Automatic transmission fluid	_55 GAC	Road sain (haine)	50625	
Engine & radiator flushes	2914	Retrigerants	9 CASE 30	26
Hydraulic fluid (including brake fluid)	4895	Fertilizers (if stored outdoors)		
Motor oils/waste oils	_600gac	Pestiodes (insectiodes, herbiodes		
Gasoline, jet fuel	NONE	rodentiodes)		
Diesel fuel, kerosene, #2 heating oil	NONE	Photochemicals		
Other petroleum products (grease, lubricants)	NONE	Printing ink		
Degreasers for engines, metal, driveways	2001	Wood preservative (creosole)		
and garages	_d\SqAL	Lye or caustic soda		
Battery acid (electrolyte)		Jewelry deaners or metal polishes		
Rustproofers	NONE	Leather deaners		
Car wash detergents, waxes, and polishes	_ dogac	PCBs		
Asphalt & roofing tar	NONE	Other chlorinated hydrocarbons including carbon tetrachloride		
Paints, varnishes, stains, dyes	4 GAL	Any other products with "Poison" labels		
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	2gal 2gal	(including chloroform, formaldetryde, hydrochloric acid, other acids)		
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	agac	Other products not listed which you feel may be toxic or hazardous (please list)		
Cesspool deaners				

		•	1	~
Тура		Quantity		
Waste Pr		Generated/Year 440 GAL	Disposal Method Used	SANKOR
WASE ENG	NT IFREEZE	800 9AL	SAFETY-KLEEN 108P187A WILLOW ST	Del Belov
OLD TIPE	<u>-</u> J	200 TOTAL	MAINLINE TIRE (O. INC. 983 MILL ACUSTINET M	14 0 274
Note: Contact ti reported dispos	he NH Wellhead al practices.	Protection Program (2	ON SEP BIAKI INSPECTED LY 71-3431) with questions or concerns regarding	·
		ject to the BMP rules, iance inspection:	ask them the following questions to determine	I
	Storage	of Regulated Substa	inces (refer to Env-WS 421.04)	
			e described in section 2? (Describe here and/o	or sketch
Ask the following	ig questions to de	etermine compliance v	with BMP rule Env-Ws.04:	
AVA) on eay)			
			he regulated substances?	
*2) Env-Ws 421.04(c)	Is the storage of If yes, describe:	en(s) secured against	unauthorized entry (i.e. bung locks, surveillan	ce, etc.)?
*3) Env-Ws 421.04(d)	is the storage a	rea(s) inspected week	ty for signs of spills?	
*4) Env-Wc 421 .04(d)	ls there sufficier	nt space between large	e containers to allow for inspections?	
*5) Env-Wa 421.04(e)	Are regulated s	utstances which are s	flored outside covered?	
*6) Env-Ws 421.04 (f)	Are regulated s	ubstances which are s	tored outside > 50 feet away from a surface wa	ater body?
*7) Env-Ws 421,04 (f)	Are regulated s	ubstances which are s	stored outside > 75 feet away from a private w	ell?
*8) Enr-Ws 421.04 (1)	Are regulated s public water su	ubstances in outdoor pply wells?(Radius is i	storage areas stored outside the protective rausually 200 or 400' - contact 271-3431 with qu	eations.)
*9) Env-Ws 421_04(g)	Do outside store	age areas containing :	an aggregate of > 275 gallons (5 drums) of reg ent (i.e. berms)?	ulated

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION:		
PCS Name: McFouland Address: Fartsmort	Foxel	
Town:		Lot Number:
PCS OWNER INFORMATION:	.*	
Owner Name:Address:		Phone Number:
Town:		Zip Code.
PCS CONTACT PERSON INFORMAT	FION: (complete only if differe	ent from above)
Contact Person: Mchaul M. Address: Sime	Lause / Lence 100	yer Phone Number: 772-5953
Town:	State:	Zip Code:
PCS Type (see list on back):	ule ornuee s k	epeus
SIC Code (see PCS/SIC matching tab	les in inventory guidance doct	ument):

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:		•	
Date of Inspection: 16130195			
Name of Potential Contamination Soun	ce (PCS):	Mitailand Food	
Town PCS Located in:			
Inspection Type (check one):	Best M	anagement Practices Compliano	ve
Name and Title of Person(s) Performin	g Inspection:	i C	
Name and Title of Person(s) Providing MICHAEL MELANSO	Information abo	ed the PCS: PSICE MANAGER 7	172-5953
Section Two: Questions to ask the PC (Env. Ws. 421) because they use, handle		-	subject to BMP rules
 What regulated substances do you substance is not used, please write N/A 			
Antitreeze (for gasoline or coolant system)	Ouantry (Gal)	Osinlectants	Quantity (Carr)
Automatic transmission fluid	250	Road sait (haire)	
Engine & radiator flushes	1-2	Retngerants	150 485
Hydraulic fluid (including brake fluid)	_/0_	Fertilizers (if stored outdoors)	
Motor oils/waste oils	700	Pesticides (insecticides, herbicides, rodenticides)	_
Gasoline, jet fuel		Photochemicals	
Diesel fuel, kerosene, #2 heating oil			
Other petroleum products (grease, lubricants)	_5	Printing ink Wood preservative (crecsote)	
Degreasers for engines, metal, driveways and garages	.50	Lye or causic soda	
Battery acid (electrolyte)		Jewelry deaners or metal polishes	
Rustproofers		Leather cleaners	
Car wash detergents, waxes, and polishes	50	PCBs	
Asphalt & roofing tar		Other chlorinated hydrocarbons	
Paints, varnishes, stains, dyes		including carbon tetrachloride	
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	_50_	Any other products with "Poison" labels (including chlorotorm, formaldehyde, hydrochloric acid, other acids)	
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	50	Other products not listed which you leel may be toxic or hazardous (please list)	
Cesspool deaners			
	: 		

Hurr-dvew / trap/seperater - 2. proped 2x year

2. What type of	wastes do you p	roduce?	
ANTIGE BATTERY TIRES FAINT /	roduced	Ouantity Generated/Year /650 9Als 300 - 50 - 60 300 - 200 - 250	Disposal Method Used CIAN HARBERS INC PICK-UP RECYCLED ON SITE NE. DEALER COSP MAIN LINE TIBLE SACETY CLEAN - All BODY SHOP WAST
reported dispos	al practices.		1-3431) with questions or concerns regarding
	ing a BMP compli	ance inspection:	sk them the following questions to determine ces (refer to Env-WS 421.04)
		ces stored which were	described in section 2? (Describe here and/or sketch
Yes No (N/A)	Is there an imper	vious surface under th	h BMP rule Env-W8.04: e regulated aubstances?
Env-Ws 421.04(c)	Is the storage are If yes, describe:	ea(s) secured against u	inauthorized entry (i.e. bung locks, surveillance, etc.)?
*3) Env-Ws 421.04(d)	Is the storage an	ea(s) inspected weekly	for signs of spills?
*4) Env-We 421 .04(d)	Is there sufficien	t space between large	containers to allow for inspections?
15) Env-Ws 421.04(e)	Are regulated su If yes, describe:	fostances which are sto	xed outside ∞vered?
*6) Env-We 421.04 (I)	Are regulated au	bstances which are sto	red outside > 50 feet away from a surface water body?
⁴⁷) Env-Wa 421,04 (f)	Are regulated so	bstances which are sto	pred outside > 75 feet away from a private well?
Env-Ws 421.04 (f)	public water sup	ply wells?(Radius is us	orage areas stored outside the protective radius of ually 200' or 400' - contact 271-3431 with questions.)
*9) Env-Ws 421_04(g)	Do outside store substance have	ge areas containing an secondary containmen	aggregate of > 275 gallons (5 drums) of regulated t (i.e. berms)?

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

UES GRUCHUMATER.

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION: Geoge 3:	evit Anue	
PCS INFORMATION: GRODE 3: PCS Name: Applicance its Address: 141 Ports	motionale + Ikula	Role, Acto Cluic.
Town: Siety	Тах Мар:	Lot Number:
PCS OWNER INFORMATION:	/ i/	
Owner Name: RABIH ABOT Address: 41 PORTS MOUTH Town: 8XS.TS A	mASA (leila)	Phone Number. <u>693 779 2</u> 52
Town: EXS.TEA	State: NH	Zip Code: <u>63637</u>
PCS CONTACT PERSON INFORMATION	ON: (complete only if different	from above)
Contact Person: 5000 (V	saure	Phone Number:
Town:	State:	Zip Code:
PCS Type (see list on back):	il Gennie 4 repai	's shop
SIC Code (see PCS/SIC matching table	s in inventory guidance docume	ent):

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:		r.				
Date of Inspection: Obj. 35,96		,				
Name of Potential Contamination Sour	ce (PCS):	Heals Can Clinic				
Town PCS Located in: <u>Exeter</u>						
Inspection Type (check one): Initial Inventory Verification	Best Ma	anagement Practices Compliance				
Name and Title of Person(s) Performing	ng Inspection: eac./LK	are-				
Name and Title of Person(s) Providing ROLLIN ALDONOSO	Information abo	out the PCS. elis AUTS				
Section Two: Ouestions to ask the Po (Env-Ws 421) because they use, hand	le, store, or disp	ose of regulated substances				
substance is not used, please write N/		store? Please complete the following Let the PCS representative fill out the				
Antifreeze (for gasoline or coolant system)	Ovantity (Gal)	Disinfectants	Suaper Care			
Automatic transmission fluid	30_	Road sall (hairte)	N/A			
Engine & radiator flushes	_N/A_	Retingerants (hairn)	30			
Hydraulic fluid (including brake fluid)		Femilizers (if stored bytdoors)	_Nin			
Motor oits/waste oils	26-BK	Pestiades (insectades, herbiades, rodentiades)	MAR			
Gasoline, jet fuel		Photochemicals	onh			
Diesel fuel, kerosene, #2 heating oil	_UA		aihA			
Other petroleum products (grease, lubricants)	NA	Printing ink Wood preservative (creosote)	NIA			
Degreasers for engines, metal, driveways and garages	DA	Lye or caustic soda	NA.			
Battery acid (electrolyte)	_N/A_	Jewelry deaners or metal polishes	-NIU			
Rustproofers	_A1A_	Leather deaners	WIA			
Car wash detergents, waxes, and polishes	_D/A_	PCBs	- NK			
Asphalt & roofing tar	<u>NA</u>	Other chlorinated hydrocarbons including carbon tetrachloride				
Paints, varnishes, stains, dyes	_DA_					
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	NA	Any other products with "Poison" labels (including chlorotorm, formaldehyde, hydrochloric acid, other acids)				
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents						
Cesspool cleaners	M/W	TIVES - GOONY				

2. What type of wastes do you produce?
Type of Quantity Waste Produced Generated Year Disposal Method Used Tires UNO/V. Jarry Pastaran Office allained Caralained Wasteria Caralained Talenia Caralained Faily: Justinator Waster Hours I waster Caralained Hours I waster Ca
Note: Contact the NH Wellhead Protection Program (271-3431) with questions or concerns regarding reported disposal practices.
Section Three: If the PCS is subject to the BMP rules, ask them the following questions to determine compliance during a BMP compliance inspection:
Storage of Regulated Substances (refer to Env-WS 421.04)
Where are the regulated substances stored which were described in section 2? (Describe here and/or sketch on the back of this form.)
Ask the following questions to determine compliance with BMP rule Env-Ws.04: Yes No (N/A)
*1) Is there an impervious surface under the regulated substances? Env-Ws 421.04(b) If no, describe:
2) ls the storage area(s) secured against unauthorized entry (i.e. bung locks, surveillance, etc.) Env-Wa 421.04(c) If yes, describe:
'3) Is the storage area(s) inspected weekly for signs of spills? Env-Wa 421.04(d)
*4) ls there sufficient space between large containers to allow for inspections? Env-We 421.04(d)
45) Are regulated substances which are stored outside covered? Em-Ws 421.04(e) If yes, describe:
*6) Are regulated substances which are stored outside > 50 feet away from a surface water body Env-Ws 421.04 (f)
Are regulated substances which are stored outside > 75 feet away from a private well?
*B) Are regulated substances in outdoor storage areas stored outside the protective radius of Env-Ws 421.04 (f) public water supply wells?(Radius is usually 200' or 400' - contact 271-3431 with questions.)
*9) Do outside storage areas containing an aggregate of > 275 gallons (5 drums) of regulated Env-We 421.04(g) substance have secondary containment (i.e. berms)?

Attachment 6 (Page 1 of 7)

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM (DRAFT)

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

Address:	Ave	
Town: <u>EXEC</u> T	ax Map:	Lot Number
PCS OWNER INFORMATION:		
Owner Name: <u>Visia MctasS</u> Address:		Phone Number
Town:	State:	Zip Code
PCS CONTACT PERSON INFORMATION: (d		ent from above) Phone Number
Address:		
		Zip Code:
Address:(j' / Town:	State:	Zip Code:

Attachment 6 (Page 2 of 7)

Potential Contamination Sources Subject to Compliance Inspections with Env-WS 421

Vehicle service and repair shops - including but not limited to; automobile, truck, and equipment service or repair shops, autobody shops; and aircraft fueling, deicing, and maintenance areas.

General service and repair shops - including but not limited to: furniture stripping, painting, and refinishing; photographic processing; printing; appliance and small engine repair; boat repair, service, and refinishing; refrigeration, heating, ventilating and air conditioning shops.

Metalworking shops - including but not limited to: machine shops; metal plating, heat treating, smelting and jewelry making shops.

Manufacturing facilities - including but not limited to: electronics and chemical manufacturing, processing, and reclamation; paper, leather, plastic, fiberglass, rubber, silicon and glass making; pharmaceutical production; pesticide manufacture; and chemical preservation of wood and wood products.

Waste and scrap processing and storage - including but not limited to: junkyards, scrap yards, and auto salvage yards; wastewater treatment plants; dumps, landfills, transfer stations and other solid waste facilities; and wastewater or septage lagoons.

Laboratories and professional offices - including but not limited to: medical, dental, and veterinary offices; and research and analytical laboratories.

Salt storage and use - for winter road and parking lot maintenance.

Cleaning services - including but not limited to: dry cleaners, laundromats; beauty salons; and car washes.

Food processing plants - including but not limited to: meat packing and slaughterhouses; dairies; and processed food manufacture.

Fueling and maintenance of excavation and earthmoving equipment

Concrete, asphalt and tar manufacture

Hazardous waste facilities - regulated under the Resource Conservation and Recovery Act, as implemented by RSA 147-A.111.

Attachment 6 (Page 3 of 7)

POTENTIAL CONTAMINATION SOURCE INSPECTION FORM (DRAFT)

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Date of Inspection: <u>i 30 1 95</u> Name of Potential Contamination Source (PCS): <u>Fung Motors</u> Town PCS Located in: <u>PRECTS</u> Inspection Type (check one): Initial Inventory Verification Best Management Practices Compliance	Section One:				
Town PCS Located in:	Date of Inspection: 6 130 1 95				
Inspection Type (check one): Initial Inventory Verification	Name of Potential Contamination Source (PCS):				
Initial Inventory Verification Best Management Practices Compliance Name and Title of Person(s) Performing Inspection: Comment	Town PCS Located in: <u>exets</u>				
Name and Title of Person(s) Providing Information about the PCS: KALTE King OK MARK Section Two: Ouestions to ask the PCS representative to determine if they are a PCS subject to BMP rules (Env-Ws 421) because they use, handle, store, or dispose of regulated substances. 1. What regulated substances do you use, handle, or store? Please complete the following chart. If the substance is not used, please write N/A. (Suggestion: Let the PCS representative fill out the chart.) Antificeze (for gasoline or coolant system) Antificeze (for gasoline or coolant system) Automatic transmission fluid Engline & radiator flushes Hydraulic fluid (including brake fluid) Motor oilswaste oils Gasoline, jet fluot Diesel fluel, keroseng 2 heating al) Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustproofers Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners and floor & furnishing fluids (dry cleaners) or other cleaning fluids (dry cleaners) Cesspool deaners Cesspool deaners		Best Ma	nagement Practices Compliance	_	
Section Two: Ouestions to ask the PCS representative to determine if they are a PCS subject to BMP rules (Env-Ws 421) because they use, handle, store, or dispose of regulated substances 1. What regulated substances do you use, handle, or store? Please complete the following chart. If the substance is not used, please write N/A (Suggestion: Let the PCS representative fill out the chart.) Anthreeze (for gasoline or coolant system) Automatic transmission fluid Engine & radiator flushes Hydrautic fluid (including brake fluid) Motor oitswaste oils Gasoline, jet fluel Other petroleum products (grease, lubricants) Degrassers for engines, metal, driveways and garages Battery acid (electrolyte) Rustproofers UADHINGS Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paints, varnishes, stains, dyes Paints, varnishes, stains fluids (dry cleaners) or other dearing fluids (dry cleaners) or other dearing solvents Cespool deaners	Name and Title of Person(s) Performin	g Inspection:	in		
(Env-Ws 421) because they use, handle, store, or dispose of regulated substances. 1. What regulated substances do you use, handle, or store? Please complete the following chart. If the substance is not used, please write N/A. (Suggestion: Let the PCS representative fill out the chart.) Anthreeze (for gasoline or coolant system) Automatic transmission fluid Engine A radiator flushes Hydraulic fluid (including brake fluid) Motor oitswaste oits Gasoline, jet fuel Diesel fuel, kerosene (2 heating oil) Other potroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrotyte) Rustprooters Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippors Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cespool deaners	ROUIN KING) <u>OK</u>	MARK Ming.		
Substance is not used, please write N/A. (Suggestion: Let the PCS representative fill out the chart.) Antifreeze (for gasoline or coolant system) Automatic transmission fluid Engine & radiator flushes Hydrautic fluid (including brake fluid) Motor oils/waste oils Gasoline, jet fuel Diesel fuel, kerosene (** heating oil) Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrotyte) Rustproofers Car wash detergents, waxes, and poishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush deaners, and floor & turniture strippers Spot removers & cleaning fluids (dry deaners) or other cleaning solvents Cesspool cleaners Caspoline or coolant system) Dusinfectants Quantity (Gall) Disinfectants Read salt (halite) Retrigerants Presticizes (if stored outdoors) Pesticizes (if stored outdoors) Pesticizes (if stored outdoors) Posticizes (if stored outdoors) Posticiz				ect to BMP rules	
Anthreeze (for gasoline or coolant system) Automatic transmission fluid Engine & radiator flushes Hydraulic fluid (including brake fluid) Motor oils/waste oils Gasoline, jet hel Diesel hel, kerosene 2 heating oil Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustprooters Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippors Spot removers & cleaning fluids (dry deaners) or other cleaners Cesspool cleaners Disintectants Road salt (halite) Retrigerants Fertilizers (if stored outdoors) Pesticides (insecticides, herbicides, rodenticides) Photochemicals Posticides (insecticides, herbicides, rodenticides) Photochemicals Photochemicals Photochemicals Posticides (insecticides, herbicides, rodenticides) Upo or caustic soda Jewetry cleaners or metal poishes Leather cleaners PCBS Other chlorinated hydrocarbons including carbon torachloride Any other products with "Poison" tabets (including chlorotom, tormadethyde, hydrochloric acid, other acids) Other products not listed which you feel may be toxic or hazardous (please list)					
Engine & radiator flushes Hydraulic fluid (including brake fluid) Motor oits/waste oits Gasoline, jet fuel Diesel fuel, kerosene, #2 heating oil Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustproofers Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaners Cesspool cleaners Pertitizers (if stored outdoors) Pesticides (insecticides, herbicides, rodenticides) Protochemicals Printing ink Wood preservative (creosote) Lye or caustic soda Jewelry cleaners or metal poishes Leather cleaners PCBs Other chlorinated hydrocarbons including carbon totrachloride Any other products with "Poison" tabes (including chlorotorm, tormaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list)	Antifreeze (for gasoline or coolant system)		Disinfectants	Quantity (Gal)	
Hydraulic fluid (including brake fluid) Motor oits/waste oils Gasoline, jet fuel Diesel fuel, keroseng 2 heating oil Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustprooters Lyach N U/PS/ Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners Pesticles (insecticides, herbicides, rodenticides) Photochemicals Photochemicals Printing ink Wood preservative (creosote) Lye or caustic soda Jewelry cleaners or metal poishes Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" tabels (including chlorotorm, formaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list)	Automatic transmission fluid		Road salt (halite)		
Motor oils/waste oils Gasoline, jet fuel Diesel fuel, kerosene, #2 heating oil Other potroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustprooters Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners Pesticides (insecticides, herbicides, rodenticides) Photochemicals Photochemicals Printing ink Wood preservative (creosote) Lye or caustic soda Jewelry cleaners or metal poishes Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" tabets (including chloroform, tormaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list) Cesspool cleaners	Engine & radiator flushes		Retrigerants		
Gasoline, jet fuel Diesel fuel, keroseng, #2 heating oil Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustproofers Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool deaners Diesel fuel, keroseng, #2 heating oil A 75 9d/l Wood preservative (creosote) Lye or caustic soda Jewelry cleaners or metal polishes Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" tabes (including chlorotorm, formaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list)	Hydraulic fluid (including brake fluid)		Fertilizers (if stored outdoors)		
Diesel fuel, kerosene #2 heating oil Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustproofers UACHNUMS Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, vamishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners Photochemicals Printing ink Wood preservative (creosote) Lye or caustic soda Jewelry cleaners or metal polishes Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" labels (including chloroform, formaldehyde, hydrochloric acid, other acids) Other products not listed which you feel may be toxic or hazardous (please list) Cesspool cleaners	Motor oils/waste oils	1/2 CASE			
Other petroleum products (grease, lubricants) Degreasers for engines, metal, driveways and garages Battery acid (electrolyte) Rustproofers Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners Printing ink Wood preservative (creosote) Lye or caustic soda Jewetry cleaners or metal poishes PCBS Other cleaners Other cleaners Including carbon tetrachloride Any other products with "Poison" tabels (including chloroform, formaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list)		2759	Photochemicals		
Degreasers for engines, metal, driveways and garages Battery acid (electrotyte) Rustproofers Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaners Wood preservative (creosote) Lye or caustic soda Jewelry cleaners or metal polishes Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" tabels (including chloroform, tormaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list) Cesspool cleaners			Printing ink		
Battery acid (electrolyte) Battery acid (electrolyte) Bustproofers Leather cleaners Leather cleaners Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & tacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaners Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" tabets (including chloroform, formaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list) Cesspool cleaners			Wood preservative (creosote)		
Rustproofers Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaners Leather cleaners PCBs Other chlorinated hydrocarbons including carbon tetrachloride Any other products with "Poison" labels (including chloroform, formaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list) Cesspool cleaners			Lye or caustic soda		
Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners	Battery acid (electrolyte)		Jewetry deaners or metal polishes		
Car wash detergents, waxes, and polishes Asphalt & roofing tar Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners	Rustproofers		Leather cleaners		
Paints, varnishes, stains, dyes Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents including carbon tetrachloride Any other products with "Poison" labels (including chlorotorm, tormaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list) Cesspool cleaners	1	59pluns	PCBs		
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Any other products with "Poison" tabels (including chlorotorm, formaldehyde, hydrochloric acid, other acids) Other products not listed which you leel may be toxic or hazardous (please list) Cesspool cleaners	Asphalt & roofing tar	$\frac{\partial}{\partial x}$			
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents Cesspool cleaners	Paints, varnishes, stains, dyes		Any other products with "Poison" labels		
cleaners) or other cleaning solvents may be toxic or hazardous (please list) Cesspool cleaners			(including chloroform, formaldehyde,		
			•		
	Cesspool deaners Slow draw - INSPECTED by	tem			

Attachment 6 (Page 4 of 7)

2. What type of wastes do you produce?

	Oroduced Colored Color
Note: Contact reported dispos	the NH Wellhead Protection Program (271-1168) with questions or concerns regarding sal practices.
	e: If the PCS is subject to the BMP rules, ask them the following questions to determine ring a BMP compliance inspection:
	Storage of Regulated Substances (refer to Env-WS 421.04) regulated substances stored which were described in section 2? (Describe here and/or sketch this form.)
Yes No (N/A	Is there an impervious surface under the regulated substances?
'2) <u> </u>	Is the storage area(s) secured against unauthorized entry (i.e. bung locks, surveillance, etc.)' If yes, describe:
'3) Env-Ws 421.04(d)	Is the storage area(s) inspected weekly for signs of spills?
'4) Env-Ws 421.04(d)	Is there sufficient space between large containers to allow for inspections?
	Are regulated substances which are stored outside covered? If yes, describe:
6) Env-Ws 421.04 (1)	Are regulated substances which are stored outside > 50 feet away from a surface water body'
7) Env-Ws 421.04(g)	Do outside storage areas containing an aggregate of > 275 gallons (5 drums) of regulated substance have secondary containment (i.e. berms)?

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

x :	Phone Number 377.5.76
State:	Zip Code.
omplete only if differ	rent from above)
	Phone Number: <u>272-576</u>
State:	Zip Code:
,	Mary service
-	State: State: State:

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

ection One: . א אר א אר			
late of Inspection: 6130195	_	1 1 1 M	
ame of Potential Contamination Sour		le Rollen Jeanns H	
own PCS Located in:Syste	- -1		
spection Type (check one): uitial Inventory Verification	Best M.	anagement Practices Compliance _	
ame and Title of Person(s) Performin			
ame and Title of Person(s) Providing	Information abo		
ection Two: Questions to ask the PC Env-Ws 421) because they use, handl What regulated substances do you ubstance is not used, please write N/A	le, store, or disp use, handle, or	ose of regulated substances store? Please complete the followin	ng chan It the
Antifreeze (for gasoline or coolant system)	Ouantity (Gall)	Disinlectants	Ouantry (Cur)
Automatic transmission fluid	11 2	Road salt (halite)	
ingine & radiator flushes	A/A	Remgerants	
lydraulic fluid (including brake fluid).		Ferblizers (if stored outdoors)	<u> </u>
Aotor oils/waste oils		Pestiodes (insectiodes, herbiodes	
Sasoline, jet fuel	NA.	rodenbodes)	
Nesel fuel, kerosene, #2 heating oil	NA	Photochemicals	N/A
Other petroleum products (grease, lubricants)	N'A	Printing ink	
Degreasers for engines, metal, driveways and garages	NA	Wood preservative (creosole) Lye or caustic soda	
Battery acid (electrolyte)	M+	Jewelry deaners or metal polishes	
Rustproofers	NP	Leather deaners	
ar wash detergents, waxes, and polishes	MA	PCBs	
sphalt & roofing tar	_NA_	Other chlorinated hydrocarbons	
Paints, varnishes, stains, dyes	MA.	including carbon tetrachloride	·
Paint & lacquer thinners, paint brush deaners, and floor & furniture strippers	NA	Any other products with "Poison" labels (including chloroform, formaldehyde, hydrochloric acid, other acids)	
ipot removers & cleaning fluids (dry per chlork deaners) or other cleaning solvents	15-101gg	Other products not listed which you leel may be toxic or hazardous (please list)	76001-
Cesspool deaners	NA	CLOTHING	

2. What type of wastes do you produce? Quantity Type of Disposal Method Used Generated/Year Waste Produced ISTILLED RESIDUE 41445 Note: Contact the NH Wellhead Protection Program (271-3431) with questions or concerns regarding reported disposal practices. Section Three: If the PCS is subject to the BMP rules, ask them the following questions to determine compliance during a BMP compliance inspection: Storage of Regulated Substances (refer to Env-WS 421.04) Where are the regulated substances stored which were described in section 2? (Describe here and/or sketch on the back of this form.) Ask the following questions to determine compliance with BMP rule Env-Ws.04: Yes No (N/A) Is there an impervious surface under the regulated substances? Env-Wa 421.04(b) If no, describe: ²) __ _ _ ls the storage area(s) secured against unauthorized entry (i.e. bung locks, surveillance, etc.)? Em-Ws 421.04(c) If yes, describe: **3**) Is the storage area(s) inspected weekly for signs of spills? Env-Ws 421.04(d) Is there sufficient space between large containers to allow for inspections? Env-Wc 421 .04(d) 5) __ _ _ Are regulated substances which are stored outside covered? Em-Ws 421.04(e) If yes, describe: Are regulated substances which are stored outside > 50 feet away from a surface water body? Env-Ws 421.04 (f) Are regulated substances which are stored outside > 75 feet away from a private well? Env-Wa 421,04 (f) Are regulated substances in outdoor storage areas stored outside the protective radius of Env-Ws 421.04 (f) public water supply wells? (Radius is usually 200' or 400' - contact 271-3431 with questions.)

Env-Ws 421.04(g) substance have secondary containment (i.e. berms)?

Do outside storage areas containing an aggregate of > 275 gallons (5 drums) of regulated

PCS INFORMATION:

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

Town:	Тах Мар:	Lot Number:
PCS OWNER INFORMATION:		
Owner Name: Hullest Toy Address: Ritsink	ite.	Phone Number:
Town:	State:	
PCS CONTACT PERSON INFORMAT Contact Person: Flother for Address: FUNDAMENTAL	State:State:State:	nt from above)
PCS CONTACT PERSON INFORMAT	State:S	nt from above) Phone Number:

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:		
Date of Inspection: 6 130155		
Name of Potential Contamination Source (PCS):	Tanta - Harliest ex	ete,
Town PCS Located in: DXCLy	<i>(</i>	· · · · · · · · · · · · · · · · · · ·
Inspection Type (check one): Initial Inventory Verification Best M.	anagement Practices Compliance	_
Name and Title of Person(s) Performing Inspection:		
Name and Title of Person(s) Providing Information about Fletches logger S	out the PCS:	
Section Two: Questions to ask the PCS representation (Env-Ws 421) because they use, handle, store, or disp	ose of regulated substances	
1 What regulated substances do you use, handle, or substance is not used, please write N/A. (Suggestion 1)		
Ouantity (Gal) Antitreeze (for gasoline or coolant system) Ouantity (Gal)	Disinfectants	Ouandry (Car-
Automatic transmission fluid (Mat) 17g.	Road sart (naine)	25 /b.
Engine & radiator flushes	Remograns \$ bittes - 2 R/Z/	120 [13]
Hydraulic fluid (including brake fluid) / Case = gal. Motor oils/waste oils (Nax) 2565	Fertilizers (if stored outdoors)	
Motor oilswaste oils Gasoline, jet tuel (laun moues) = gail.	Pestiades (insectiades, herbiades rodentiades)	
Diesel fuel, kerosene, #2 heating oil	Photochemicals	
Other petroleum products (grease, lubricans) 300 gal	Printing ink (app bracker)	
Degreasers for engines, metal, driveways and garages (Hat)	Lye or causic soda / Mu Chee Lee	gd-1-
Battery acid (electrolyte) Ude	Jewelry deaners or metal polishes	
Rustproofers = <u>Agal</u> .	Leather deaners	
Car wash detergents, waxes, and polishes	PCBs : //	
Asphalt & roofing tar	Other chlorinated hydrocarbons UKCAL/ including carbon tetrachloride Obligation	, <u>5-4 gal</u>
Paints, varnishes, stains, dyes (Miller) = 3 gal	Any other products with "Poison" labels	
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	(including chloroform, formaldehyde, hydrochloric acid, other acids)	
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	Other products not listed which you feel may be toxic or hazardous (please list)	
Cesspool deaners		
von oits - skel cartamers maker contanuis - metal caline	2. Letter gases -2	

Туре	e of	Quantity	
• • •	rodyced	Generated/Year	Disposal Method Used
allow C	<u> </u>	= 3000, 900/1V.	Total Caste Hangewort / 1503 Waste
Intlu	Much	ale de	- Fick) - WIMINKEN, MA.
- unung	PHEON		jeagged on gile - Juto car. 4 tent
pastolyge	in partalyne		Albuday - Rochester
7 1/			<u> </u>
Note: Contact to reported dispos		Protection Program (2	71-3431) with questions or concerns regarding
		ject to the BMP rules, iance inspection:	ask them the following questions to determine
	Storage	of Regulated Substa	nces (refer to Env-WS 421.04)
			described in section 2? (Describe here and/or sketch
		etermine compliance w	rith BMP rule Env-Ws.04:
AVA) ON eaY	,		
			ne regulated substances?
°2) Env-We 421.04(c)			unauthorized entry (i.e. bung locks, surveillance, etc.)?
1			
*3) Env-Ws 421.04(d)	Is the storage a	rea(s) inspected weekt	y for signs of spills?
·4)	ls there sufficier	it space between large	containers to allow for inspections?
Env-We 421.04(d)			
	•		
⁴ 5) Erw-Ws 421.04(e)	Are regulated so	ubstances which are st	tored outside covered?
°6) Env-Ws 421,04 (f)	Are regulated a	ubstances which are st	ored outside > 50 feet away from a surface water body?
⁴⁷) Env-Wa 421.04 (f)	Are regulated so	ubstances which are s	lored outside > 75 feet away from a private well?
*8) Env-Ws 421,04 (ŋ)	Are regulated so public water sup	ubstances in outdoor s oply wells?(Radius is u	torage areas stored outside the protective radius of sually 200 or 400 - contact 271-3431 with questions.)
*9) Env-Ws 421.04(g)	Do outside ston substance have	age areas containing a secondary containme	n aggregate of > 275 gallons (5 drums) of regulated nt (i.e. berms)?

2. What type of wastes do you produce?

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS Name: Work (earth Lumber (o.	Zu(
Town: Exeler	NH03887 Tax Map:	Lot Number:
PCS OWNER INFORMA	ATION:	
Owner Name: Sca	SAME_	Phone Number: 603- 171- 5'9
		Zip Code:
PCS CONTACT PERSO	N INFORMATION: (complete only if	•
Contact Person:	Oame_	Phone Number:
Address:		Phone Number:

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:

Name of Potential Contamination Sc	ource (PCS):	cutauth funderlo.	
Town PCS Located in: 1			
Inspection Type (check one): /		lanagement Practices Compliance	
Name and Title of Person(s) Perform	ming Inspection:	Elbre, B. Carlan	
Name and Title of Person(s) Providi	ng Information abo	out the PCS:	
Section Two: Questions to ask the (Env-Ws 421) because they use, had			bject to BMP n
1 What regulated substances do y substance is not used, please write t		store? Please complete the following the PCS representative his out the	
Antifreeze (for gasoline or coolant system)	Quantity (Gal)	Disinfectants :	Quanory (C.
Automatic transmission fluid	_8	Road sart (haire)	_0
Engine & radiator flushes	_&	Remgerants	_G"
Hydraulic fluid (including brake fluid)	5-10 Gal.	Fertilizers (if stored outdoors)	0
Motor oils/waste oils	_6	Pestiades (insectiades, herbiades	â
Gasoline, jet fuel	- B	rodenticides)	
Diesel fuel, kerosene, #2 heating oil	500 Gel.	Photochemicals	
Other petroleum products (grease, lubricants)	G.	Printing ink	
Degreasers for engines, metal, driveways		Wood preservative (creosote)	25 Gall
and garages		Lye or caustic soda	-0
Battery acid (electrolyte)		Jewelry deaners or metal polishes	0
Rustproofers	<u> 8</u>	Leather deaners	<u>-0</u>
Correct determent was and college	_0_	PCBs	0
Car wash detergents, waxes, and polishes		Other chlorinated hydrocarbons	<u>-</u>
Asphalt & roofing tar	12-56al Kules	Other discrimated my orocal cond	
•	12-56al Pedes	including carbon tetrachloride	0
Asphalt & roofing tar	12-56el Kedes 100 Gallaus 25 (sellon	including carbon tetrachloride Any other products with "Poison" labels (including chloroform, formaldethyde, hydrochloric acid, other acids)	0

Z. What type of	f wastes do you	produce?	
Type Waste P	e of roduced	Quantity Generated/Year	Disposal Method Used
1000	1/2		
1000			
Note: Contact to reported dispos		Protection Program (271	-3431) with questions or concerns regarding
		bject to the BMP rules, as bliance inspection:	k them the following questions to determine
	Storage	of Regulated Substance	ces (refer to Env-WS 421.04)
		nces stored which were d	lescribed in section 2? (Describe here and/or sketch
Ask the following	ng questions to d	letermine compliance with	a BMP rule Env-Ws.04:
AVA) oN e9Y)		
*1) Env-Ws 421.04(b)	ls there an import to the security of the secu	ervious surface under the	regulated substances?
Env-Ws 421.04(c)	Is the storage a	:	nauthorized entry (i.e. bung locks, surveillance, etc.)?
"3) Env-Wa 421,04(d)		rea(s) inspected weekly f	
*4) Env-We 421.04(d)	ls there sufficie	nt space between large o	ontainers to allow for inspections?
⁴ 5) Env-Ws 421.04(e)	Are regulated s	substances which are store:	red outside covered?
*6) Env-Ws 421.04 (f)	Are regulated a	ubstances which are store	ed outside > 50 feet away from a surface water body
7) Env-Wa 421,04 (f)	Are regulated s	substances which are stor	red outside > 75 feet away from a private well?
*8) Env-Ws 421.04 (f)	Are regulated a public water su	ubstances in outdoor stor pply wells?(Radius is usu	rage areas stored outside the protective radius of rally 200' or 400' - contact 271-3431 with questions.)
*9)	Do outside stor	age areas containing an	aggregate of > 275 gallons (5 drums) of regulated

Env-Ws 421.04(g) substance have secondary containment (i.e. berms)?

Attachment 6 (Page 1 of 7)

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM (DRAFT)

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCSINFORMATION:		
PCS Name: Court 5+ (Address: 14 Court 5		
Town: FXCTE	Тах Мар:	Lot Number:
PCS OWNER INFORMATION:		
Owner Name: Doryld Gailan Address: 5 Juniper	<u> </u>	Phone Number: 603 - 770 - 9849
Town: Brentward	State: VU H	Zip Code: <u>03.67.3</u>
PCS CONTACT PERSON INFORMATION Contact Person:		
Address:		
Town:	State:	Zip Code:
PCS Type (see list on back):		
SIC Code (see PCS/SIC matching tables in	n inventory guidance docume	nt):

Attachment 6 (Page 2 of 7)

Potential Contamination Sources Subject to Compliance Inspections with Env-WS 421

Vehicle service and repair shops - including but not limited to: automobile, truck, and equipment service or repair shops, autobody shops; and aircraft fueling, deicing, and maintenance areas.

General service and repair shops - including but not limited to: furniture stripping, painting, and refinishing; photographic processing; printing; appliance and small engine repair; boat repair, service, and refinishing, refrigeration, heating, ventilating and air conditioning shops.

Metalworking shops - including but not limited to: machine shops; metal plating, heat treating, smelting and jewelry making shops.

Manufacturing facilities - including but not limited to: electronics and chemical manufacturing, processing, and reclamation; paper, leather, plastic, fiberglass, rubber, silicon and glass making; pharmaceutical production; pesticide manufacture; and chemical preservation of wood and wood products.

Waste and scrap processing and storage - including but not limited to: junkyards, scrap yards, and auto salvage yards; wastewater treatment plants; dumps, landfills, transfer stations and other solid waste facilities, and wastewater or septage lagoons.

Laboratories and professional offices - including but not limited to: medical, dental, and veterinary offices: and research and analytical laboratories.

Salt storage and use - for winter road and parking lot maintenance.

Cleaning services - including but not limited to: dry cleaners, laundromats; beauty salons; and car washes.

Food processing plants - including but not limited to: meat packing and slaughterhouses; daines; and processed food manufacture.

Fueling and maintenance of excavation and earthmoving equipment

Concrete, asphalt and tar manufacture

Hazardous waste facilities - regulated under the Resource Conservation and Recovery Act, as implemented by RSA 147-A.111.

Attachment 6 (Page 3 of 7)

POTENTIAL CONTAMINATION SOURCE INSPECTION FORM (DRAFT)

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:					
Date of Inspection: 716195					
Name of Potential Contamination Source (PCS):GobbyCourt_8700\$					
Town PCS Located in:					
Inspection Type (check one): Initial Inventory Verification	Best Mar	nagement Practices Compliance			
Name and Title of Person(s) Performing					
Name and Title of Person(s) Providing		ut the PCS:			
Section Two: Questions to ask the PO (Env-Ws 421) because they use, hand			at to BMP rules		
1. What regulated substances do you use, handle, or store? Please complete the following chart. If the substance is not used, please write N/A. (Suggestion: Let the PCS representative fill out the chart.)					
Antifreeze (for gasoline or coolant system)	Quantity (Gal)	Disinfectants	Quantity (Gal)		
Automatic transmission fluid	<u>8·2</u>	Road salt (halite)			
Engine & radiator flushes		Retrigerants			
Hydraulic fluid (including brake fluid)		Fertilizers (if stored outdoors)			
Motor oils/waste oils		Pesticides (insecticides, herbicides, rodenticides)	<u>,</u>		
Gasoline, jet fuel	10,000341	Photochemicals	-		
Diesel fuel, kerosene, #2 heating oil		Printing ink			
Other petroleum products (grease, lubricants)		Wood preservative (creosote)			
Degreasers for engines, metal, driveways and garages		Lye or caustic soda			
Battery acid (electrolyte)		Jewelry deaners or metal polishes			
Rustproofers		Leather deaners			
Car wash detergents, waxes, and polishes		PCBs			
Asphalt & roofing tar		Other chlorinated hydrocarbons including carbon tetrachloride			
Paints, varnishes, stains, dyes		Any other products with "Poison" labels			
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers		(including chloroform, formaldehyde, hydrochloric acid, other acids)			
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents		Other products not listed which you leet may be toxic or hazardous (please list)			
Cesspool cleaners					

Attachment 6 (Page 4 of 7)

Waste F	e of Produced ਅਵ	Quantity Generated/Year	Disposal Method Used
		······································	
			:
Note: Contact reported dispos		Protection Program (271	-1168) with questions or concerns regarding
	: If the PCS is sut ring a BMP compl		sk them the following questions to determine
	Storage	of Regulated Substanc	es (refer to Env-WS 421.04)
	-		escribed in section 2? (Describe here and/or sketch
Yes No (N/A)	etermine compliance with	
	•	rvious surface under the	<u> </u>
		ea(s) secured against una	authorized entry (i.e. bung locks, surveillance, etc.)?
*3) Env-Ws 421.04(d)	Is the storage are	ea(s) inspected weekly fo	or signs of spills?
*4) Env-Ws 421.04(d)	Is there sufficient	t space between large ∞	ntainers to allow for inspections?
	Are regulated sulf yes, describe:	bstances which are store	d outside covered?
*6) Env-Ws 421.04 (1)	Are regulated sul	bstances which are stored	d outside > 50 feet away from a surface water body?
		ge areas containing an a secondary containment (i	ggregate of > 275 gallons (5 drums) of regulated i.e. berms)?

Attachment 6 (Page 1 of 7)

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM (DRAFT)

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION:			
PCS Name: Gleffy O's Address: Johnson	1		
Address: 08 fontsmo			
Town: Effective	Tax Map:	Lot Number:	
PCS OWNER INFORMATION:			
Owner Name: 8/1/206 Address:	ER	Phone Number	
Town:		Zip Code:	
PCS CONTACT PERSON INFORMATION Contact Person:			
Address:			
Town:	State:	Zip Code:	
PCS Type (see list on back):Ado	service statur	l repair	
SIC Code (see PCS/SIC matching tables in	n inventory guidance docum	ment):	

Attachment 6 (Page 2 of 7)

Potential Contamination Sources Subject to Compliance Inspections with Env-WS 421

Vehicle service and repair shops - including but not limited to: automobile, truck, and equipment service or repair shops, autobody shops; and aircraft fueling, deicing, and maintenance areas.

General service and repair shops - including but not limited to: furniture stripping, painting, and refinishing; photographic processing; printing; appliance and small engine repair; boat repair, service, and refinishing; refrigeration, heating, ventilating and air conditioning shops.

Metalworking shops - including but not limited to: machine shops; metal plating, heat treating, smelting and jewelry making shops.

Manufacturing facilities - including but not limited to: electronics and chemical manufacturing, processing, and reclamation; paper, leather, plastic, fiberglass, rubber, silicon and glass making; pharmaceutical production; pesticide manufacture; and chemical preservation of wood and wood products.

Waste and scrap processing and storage - including but not limited to: junkyards, scrap yards, and auto salvage yards; wastewater treatment plants; dumps, landfills, transfer stations and other solid waste facilities; and wastewater or septage lagoons.

Laboratories and professional offices - including but not limited to: medical, dental, and veterinary offices; and research and analytical laboratories.

Salt storage and use - for winter road and parking lot maintenance.

Cleaning services - including but not limited to: dry cleaners, laundromats; beauty salons; and car washes.

Food processing plants - including but not limited to: meat packing and slaughterhouses; daines; and processed food manufacture.

Fueling and maintenance of excavation and earthmoving equipment

Concrete, asphalt and tar manufacture

Hazardous waste facilities - regulated under the Resource Conservation and Recovery Act, as implemented by RSA 147-A.111.

Attachment 6 (Page 3 of 7)

POTENTIAL CONTAMINATION SOURCE INSPECTION FORM (DRAFT)

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:

Date of Inspection: 115195				
Name of Potential Contamination Sour	1	elly Oil Co.		
Town PCS Located in:	·	<u> </u>		
Inspection Type (check one): X Initial Inventory Verification	Best Ma	nagement Practices Compliance	_	
Name and Title of Person(s) Performing	g Inspection:			
Name and Title of Person(s) Providing	Information abo	ut the PCS:		
Section Two: Questions to ask the Pi (Env-Ws 421) because they use, hand	•	•	ect to BMP rules	
1. What regulated substances do you substance is not used, please write N/A		store? Please complete the following Let the PCS representative fill out the		
Antifreeze (for gasoline or coolant system)	Quantity (Gal)	Disinfectants	Quantity (Gal)	
Automatic transmission fluid		Road salt (halite)	-/	
Engine & radiator flushes	<u> </u>	Retngerants	<u> </u>	
Hýdraulic fluid (including brake fluid)		Fertilizers (if stored outdoors)	<i>→</i>	
Motor oits/waste oits		Pesticides (insecticides, herbicides,		
Gasoline, jet fuel	20M	rodenticides)	- CS	
Diesel fuel, kerosene, #2 heating oil	-	Photochemicals Display in the	0	
Other petroleum products (grease, lubricants)		Printing ink	65	
Degreasers for engines, metal, driveways	0	Wood preservative (creosote)	0	
and garages	A	Lye or caustic soda	0	
Battery acid (electrolyte)	7	Jewelry cleaners or metal polishes	6	
Rustproofers Car wash detergents, waxes, and polishes		Leather cleaners PCBs		
Asphalt & roofing tar	(M)	Other chlorinated hydrocarbons	A	
Paints, varnishes, stains, dyes		including carbon tetrachloride		
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	0	Any other products with "Poison" labels (including chlorotorm, formaldehyde, hydrochloric acid, other acids)	0	
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	(X)	Other products not listed which you feel may be toxic or hazardous (please list)	·	
Cesspool deaners				
L		L		

Attachment 6 (Page 4 of 7)

Typ. Waste P		Quantity Generated/Year	Disposal Method Used
			
Note: Contact reported dispos		Protection Program (271	-1168) with questions or concerns regarding
		pject to the BMP rules, as iance inspection:	sk them the following questions to determine
	Storage	of Regulated Substance	es (refer to Env-WS 421.04)
			escribed in section 2? (Describe here and/or sketch
Ask the following		etermine compliance with	BMP rule Env-Ws.04:
		rvious surface under the	
*2) Env-Ws 421.04(c)	Is the storage ar	ea(s) secured against un	authorized entry (i.e. bung locks, surveillance, etc.)?
*3) = Env-Ws 421.04(d)	Is the storage ar	rea(s) inspected weekly fo	or signs of spills?
*4) Env-Ws 421.04(d)	Is there sufficien	it space between large or	ontainers to allow for inspections?
		bstances which are store	ed outside covered?
*6) Env-Ws 421.04 (f)	Are regulated su	bstances which are store	ed outside > 50 feet away from a surface water body?
		ige areas containing an a secondary containment	aggregate of > 275 gallons (5 drums) of regulated

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS, it should be updated as necessary each

time an inspection of the potential contamination source is performed.

PCS INFORMATION: PCS Name: Flyons Con L Address: 94 Pontsmouth	Wash In	<i>c</i>
Town: 516761 M. N. Ta		
PCS OWNER INFORMATION: Owner Name: JUAN WFlyn Address: Elector Mill	7 74	Phone Number. <u>778/123</u>
Town: 6x571		
PCS CONTACT PERSON INFORMATION: (co	mplete only if differe	nt from above)
Contact Person: <u>Sama</u>		Phone Number
Address:		
Address:		Zip Code:
Address:	State:	Zip Code:

POTENTIAL CONTAMINATION SOURCE INSPECTION FORM

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:

Date of Inspection: 715195						
Name of Potential Contamination Soun	ce (PCS): <i></i>	Tynn's Coes Une Sh. In	(And Live			
Town PCS Located in:	<u> </u>					
Inspection Type (check one): Initial Inventory Verification	Best Ma	anagement Practices Compliance				
Ellace, B	Name and Title of Person(s) Performing Inspection:					
Name and Title of Person(s) Providing JUNN W. Fhan TE		M the PCS				
Section Two: Questions to ask the PC (Env-Ws 421) because they use, handle			ra lo BMP rurer			
1 What regulated substances do you substance is not used, please write N/A		store? Please complete the following et the PCS representative lift out the c				
Antifreeze (for gasoline or coolant system)	Ovantity (Gal)	Disintectants	Opanski Li			
Automatic transmission fluid	100gri	Road sati (naine)	w f			
Engine & radiator flushes	55991	Retrigerants	NA.			
Hydrautic fluid (including brake fluid)	N/R	Fertilizers (il stored outdoors)	- NA			
Motor oils/waste oils	1000	Pesticides (insecticides, herbicides	WA			
Gasoline, jet fuel	NA	rodentiodes)	NA			
Dieset fuet, kerosene, #2 heating oil	4000	Photochemicals	NA			
Other petroleum products (grease, lubricants)	10000	Printing ink	NA			
Degreasers for engines, metal, driveways and garages	NA	Wood preservative (creosote) Lye or caustic soda	NA			
Battery acid (electrolyte)	NA	Jewelry deaners or metal polishes	NA			
Rusproofers	NA	Leather deaners	NA			
Car wash detergents, waxes, and polishes	300	PCBs	1/0			
Asphalt & roofing tar	NA	Other chlorinated hydrocarbons	NA			
Paints, vamishes, stains, dyes	NR	including carbon tetrachloride	_1/A			
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	NA	Any other products with "Poison" labels (including chlorotorm, formaldehyde, hydrochloric acid, other acids)				
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	NA	Other products not listed which you leel may be toxic or hazardous (please list)				
Cesspool deaners	NA					

ANTI	e of roduced Cost 26 Cost 26	Quantity Generated/Year 12000	Disposal Method Used Truckso - Waste Marry insulf WATE MANAGEMM? AMBRICAN PLUIT TECNUTIONS ON J.
quast	rap ouch	ile.	væste Kaneznowt - armally
Note: Contact t		Protection Program (27	71-3431) with questions or concerns regarding
		ject to the BMP rules, a liance inspection:	ask them the following questions to determine
·	Storage	of Regulated Substan	nces (refer to Env-WS 421.04)
			described in section 2? (Describe here and/or sketch
Ask the following	ng questions to di	etermine compliance wi	ith BMP rule Env-Ws.04:
Yea No (N/A)	·	
			ne regulated substances?
			unauthorized entry (i.e. bung locks, surveillance, etc.)?
*3) Env-Ws 421.04(d)	Is the storage a	rea(s) inspected weekly	y for signs of spills?
*4) Em-We 421 04(d)	ls there sufficier	nt space between large	containers to allow for inspections?
⁴ 5) Env-Ws 421.04(e)	Are regulated s	ubstances which are sto	ored outside covered?
°6) Env-Ws 421.04 (f)	Are regulated s	ubstances which are sto	ored outside > 50 feet away from a surface water body?
*7)Env-Ws 421,04 (f)	Are regulated s	ubstances which are st	ored outside > 75 feet away from a private well?
*8) Env-Ws 421.04 (n)	Are regulated s public water sup	ubstances in outdoor st oply wells?(Radius is us	torage areas stored outside the protective radius of sually 200 or 400 - contact 271-3431 with questions.)
*9) Env-Ws 421.04(a)	Do outside ston	age areas containing ar	n aggregate of > 275 gallons (5 drums) of regulated

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION:		
PCS Name: Exercit Ponts Address: 48 Ponts	aint - StewARt	The Bo De Au
Town: Exc+er N.1		Lot Number
PCS OWNER INFORMATION:		603 8984598
Owner Name:	alem 4 Lycille	Phone Number AUC N.H. Zip Code
Town:	State:	Zip Code
PCS CONTACT PERSON INFO	RMATION: (complete only if different	ent from above)
Contact Person: Stew Ak	et Thi BODEAU	Phone Number 772-45.80
Address: Same	as above	
Town:	State:	Zip Code:
PCS Type (see list on back):		
SIC Code (see PCS/SIC matchin	ng tables in inventory guidance doc	cument):

Potential Contamination Sources Subject to Compliance Inspections with Env-WS 421

Vehicle service and repair shops - including but not limited to: automobile, truck, and equipment service or repair shops, autobody shops; and aircraft fueling, deicing, and maintenance areas.

General service and repair shops - including but not limited to: furniture stripping, painting, and refinishing; photographic processing; printing; appliance and small engine repair; boat repair, service, and refinishing; refrigeration, heating, ventilating and air conditioning shops.

Metalworking shops - including but not limited to: machine shops; metal plating, heat treating, smelting and jewelry making shops.

Manufacturing facilities - including but not limited to: electronics and chemical manufacturing, processing, and reclamation; paper, leather, plastic, fiberglass, rubber, silicon and glass making; pharmaceutical production; pesticide manufacture; and chemical preservation of wood and wood products

Waste and scrap processing and storage - including but not limited to junkyards, scrap yards, and auto salvage yards, wastewater treatment plants; dumps, landfills, transfer stations and other solid waste facilities; and wastewater or septage lagoons.

Laboratories and professional offices - including but not limited to medical, dental, and veterinary offices; and research and analytical laboratories.

Saft storage

Cemetaries - if chemicals stored on site.

Cleaning services - including but not limited to: dry cleaners, laundromats; beauty salons; and car washes.

Food processing plants - including but not limited to: meat packing and slaughterhouses; dairies; and processed food manufacture.

Fueling and maintenance of excavation and earthmoving equipment

Concrete, asphalt and tar manufacture

Hazardous waste facilities - regulated under the Resource Conservation and Recovery Act, as implemented by RSA 147-A.111.

POTENTIAL CONTAMINATION SOURCE INSPECTION FORM

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:	· · · · · · · · · · · · · · · · · · ·		
Date of Inspection: 715195		• • • • • • • • • • • • • • • • • • •	
Name of Potential Contamination Sour	œ (PCS):	Crety Paul	
Town PCS Located in:	1		
Inspection Type (check one): Initial Inventory Verification	Best Ma	nagement Practices Compliance	_
Name and Title of Person(s) Performing	g Inspection: J. D. CONUC	aue_	
Name and Title of Person(s) Providing Stew ARt Th, Bo	Information abo		
Section Two: Questions to ask the PO (Env-Ws 421) because they use, hand			ect to BMP rules
What regulated substances do you substance is not used, please write N//		store? Please complete the following et the PCS representative fill out the	
Anthreeze (for gasoline or coolant system)	Ouanoty (Gall)	Disinfectants	Quantity (Gal)
Automatic transmission fluid		Road salt (halite)	
Engine & radiator flushes		Refingerants	
Hydraulic fluid (including brake fluid)		Fertilizers (if stored outdoors)	
Motor oils/waste oils		Pesticides (insecticides, herbicides, rodenticides)	
Gasoline, jet fuel		Photochemicals	
Diesel fuel, kerosene, #2 heating oil			
Other petroleum products (grease, lubricants)		Printing ink	
Degreasers for engines, metal, driveways and garages		Wood preservative (creosote) Lye or caustic soda	
Battery acid (electrolyte)		Jewelry deaners or metal polishes	
Rustproofers		Leather cleaners	
Car wash detergents, waxes, and polishes		PCBs	<u> </u>
Asphalt & roofing tar		Other chlorinated hydrocarbons	
Paints, varnishes, stains, dyes	5400	including carbon tetrachloride	
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	120	Any other products with "Poison" labels (including chloroform, formaldehyde, hydrochloric acid, other acids)	
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents	- VA	Other products not listed which you feel may be toxic or hazardous (please list)	
Cesspool deaners	<u> </u>		

Typ Waste P	roduced	Quantity Generated/Year	Disposal Method Used The green paint co, - your
Note: Contact t reported dispos		Protection Program (27	71-3431) with questions or concerns regarding
		ject to the BMP rules, a liance inspection:	ask them the following questions to determine
	Storage	of Regulated Substan	nces (refer to Env-WS 421.04)
		nces stored which were	described in section 2? (Describe here and/or sketch
Ask the following	ng questions to d	etermine compliance wi	th BMP rule Env-Ws.04
Yes No (N/A)		
		ervious surface under th	e regulated substances?
*2) Env-Ws 421.04(c)	Is the storage a	rea(s) secured against (unauthorized entry (i.e. bung locks, surveillance, etc.)?
*3) Env-Ws 421.04(d)	Is the storage a	rea(s) inspected weekly	for signs of spills?
°4) Env-Ws 421.04(d)	Is there sufficien	nt space between large	containers to allow for inspections?
	Are regulated so If yes, describe	ubstances which are so	ored outside covered?
*6) Env-Ws 421.04 (f)	Are regulated si	ubstances which are sto	red outside > 50 feet away from a surface water body?
*7) Env-Ws 421.04 (f)	Are regulated s	ubstances which/are sto	ored outside > 75 feet away from a private well?
			orage areas stored outside the protective radius of sually 200' or 400' - contact 271-3431 with questions.)
		age areas containing are secondary containmen	n aggregate of > 275 gallons (5 drums) of regulated it (i.e. berms)?
		/	•

POTENTIAL CONTAMINATION SOURCE (PCS) INVENTORY FORM

INSTRUCTIONS: This form should be completed for each PCS. It should be updated as necessary each time an inspection of the potential contamination source is performed.

PCS INFORMATION:		•
PCS Name: GARY BLAKE S Address: 58 PORTSHOWN A	<u>ve</u>	
Town: SKETER NH	Tax Map:	Lot Number:
PCS OWNER INFORMATION:		
Owner Name: GARY BIAKE Address SAMP		Phone Number 603 778 0563
Town:	State:	Zıp Code
PCS CONTACT PERSON INFORMATION: (complete only if differer	nt from above)
Contact Person: CHUCK Bo RGHo A Address: Show P	Ŧ	Phone Number 603.725.036
Town:	State:	Zip Code:
PCS Type (see list on back):	Service Repai	1
SIC Code (see PCS/SIC matching tables in ir	nventory guidance docu	ment):

Potential Contamination Sources Subject to Compliance Inspections with Env-WS 421

Vehicle service and repair shops - including but not limited to: automobile, truck, and equipment service or repair shops, autobody shops; and aircraft fueling, deicing, and maintenance areas.

General service and repair shops - including but not limited to: furniture stripping, painting, and refinishing; photographic processing; printing; appliance and small engine repair; boat repair, service, and refinishing; refrigeration, heating, ventilating and air conditioning shops.

Metalworking shops - including but not limited to: machine shops; metal plating, heat treating, smelting and jewelry making shops.

Manufacturing facilities - including but not limited to: electronics and chemical manufacturing, processing, and reclamation; paper, leather, plastic, fiberglass, rubber, silicon and glass making; pharmaceutical production; pesticide manufacture; and chemical preservation of wood and wood products

Waste and scrap processing and storage - including but not limited to: junkyards, scrap yards, and auto salvage yards; wastewater treatment plants; dumps, landfills, transfer stations and other solid waste facilities; and wastewater or septage lagoons.

Laboratories and professional offices - including but not limited to: medical, dental, and veterinary offices; and research and analytical laboratories.

Salt storage

Cemetaries - if chemicals stored on site.

Cleaning services - including but not limited to: dry cleaners, laundromats; beauty salons; and car washes.

Food processing plants - including but not limited to: meat packing and slaughterhouses; dairies; and processed food manufacture.

Fueling and maintenance of excavation and earthmoving equipment

Concrete, asphalt and tar manufacture

Hazardous waste facilities - regulated under the Resource Conservation and Recovery Act, as implemented by RSA 147-A.111.

POTENTIAL CONTAMINATION SOURCE INSPECTION FORM

INSTRUCTIONS: Sections one and two of this form should be completed for every inspection of a potential contamination source (PCS) performed. Sections three and four should be completed for Best Management Practices Compliance Inspections only.

Section One:

Date of Inspection: <u>F1519</u> 5				
Name of Potential Contamination Sour	rœ (PCS): <u>√A</u>	ABPEALER / REPAIR		
Town PCS Located in:	K			
Inspection Type (check one): Initial Inventory Verification	Best Mai	nagement Practices Compliance	-	
Name and Title of Person(s) Performin	g Inspection:			
Name and Title of Person(s) Providing				
Section Two: Questions to ask the Po (Env-Ws 421) because they use, hand	¥*	•	ct to BMP rules	
What regulated substances do you substance is not used, please write N//		store? Please complete the following of let the PCS representative fill out the c		
Antifreeze (for gasoline or coolant system)	Ouantity (Gal)	Disinfectants	Quantity (Gal)	
Automatic transmission fluid	<u> 20</u>	Road salt (halite)	NA	
Engine & radiator flushes	₽-d	Reingerants	<u> NA</u>	
Hydrautic fluid (including brake fluid)	20	Fertilizers (if stored outdoors)	<u>A4</u>	
Motor oils/waste oils	350	Pesticides (insecticides, herbicides,	A 64	
Gasoline, jet fuel	AU	rodenticides)	NA NA	
Diesel fuel, kerosene, #2 heating oil	_ArA_	Photochemicals 8	~ \	
Other petroleum products (grease, lubricants)	NA	Printing ink	A/A	
Degreasers for engines, metal, driveways and garages	_2_	Wood preservative (creosote) Lye or caustic soda	WA.	
Battery acid (electrolyte)	<u>Au</u>	Jewelry deaners or metal polishes	N4_	
Rustproofers	NA	Leather cleaners	NA	
Car wash detergents, waxes, and polishes		PCBs	NA_	
Asphalt & roofing tar	<u>NA</u>	Other chlorinated hydrocarbons	_ NA	
Paints, varnishes, stains, dyes	_WA_	including carbon tetrachloride	_M	
Paint & lacquer thinners, paint brush cleaners, and floor & furniture strippers	<u>w4</u>	Any other products with "Poison" labels (including chloroform, formaldehyde, hydrochloric acid, other acids)	M	
Spot removers & cleaning fluids (dry cleaners) or other cleaning solvents		Other products not listed which you feel may be toxic or hazardous (please list)		
Cesspool deaners	_NA_			

2. What type of wastes do you produce?		NOA A	Coastal Commerce	
~	pe of Quantity	2234	Coastal Services Center Library South Hobson Avenue	
	pe of Quantity Produced Generated/Year	auditity Perated Vear Char	leston, SCDisposapMethedJused	
Wash flowed as the first of the			ON SITE RELYCLE	
			PUMP ONT- WENTHOOLTH GREEN HOUSES	
PARTS UNEHEXS - CAR WASH WATER			SAFETY KLEPH SPLYICE	
			CITY SOWER.	
		_		
Note: Contact t reported dispos		(271-	-3431) with questions or concerns regarding	
	If the PCS is subject to the BMP rule ring a BMP compliance inspection:	s, asl	k them the following questions to determine	
Storage of Regulated Substances (refer to Env-WS 421.04)				
1475			and the discount of the transfer that the second of	
Where are the regulated substances stored which were described in section 2? (Describe here and/or sketch				
on the back of this form.)				
Ack the following	ng questions to determine compliance		PMP and Con Mic 04	
ASK THE TOHOWIT	ng questions to determine compilance	e with	BMP fule Effv. WS 04	
Yes No (N/A	.)			
• 4 3				
	Is there an impervious surface unde			
Env-Ws 421.04(b)	If no, describe:			
•				
•••				
	Is the storage area(s) secured against unauthorized entry (i.e. bung locks, surveillance, etc.			
Env-Ws 421.04(c)	If yes, describe:			
•••				
*3)	Is the storage area(s) inspected wee	ekly to	or signs of spills?	
Env-Ws 421.04(d)			,	
•41	In these sufficient cases between law		entainers to allow for inspections?	
	Is there sufficient space between lar	ge a	ontainers to allow for inspections?	
Env-Ws 421.04(d)	t			
•61	Are regulated substances which are	ctoro	ad audaida aguarad?	
	Are regulated substances which are			
Env-Ws 421.04(e)	If yes, describe:			
*C1	Are regulated authorogen which are	-1	doutaida. E0 foat ourou foa ar o andoor unatochadu?	
*6)	Are regulated substances which are	Store	d outside > 50 feet away from a surface water body?	
Env-Ws 421.04 (f)				
•71	Ass socilated substance which ass		ad outside . 75 feet away tram a asiyate well?	
*7) Env-Ws 421.04 (f)	Are regulated substances which are	store	ed outside > 75 feet away from a private well?	
CIN-WS 421.04 (I)				
*81	Are regulated substances in outdoo	r c+	age areas stored outside the essential radius of	
			age areas stored outside the protective radius of	
Env-Ws 421.04 (I)	public water supply wells?(Hadius is	usua	ally 200' or 400' - contact 271-3431 with questions.)	
*0\	Da sudatida adama a sasa sasa sasa ta		nemark of 275 cells of 5	
			ggregate of > 275 gallons (5 drums) of regulated	
Env-Ws 421.04(g)	substance have secondary containing	nem (i.e. perms) (

